

You should file in the Northern District if you were convicted and sentenced in one of these counties: Alameda, Contra Costa, Del Norte, Humboldt, Lake, Marin, Mendocino, Monterey, Napa, San Benito, Santa Clara, Santa Cruz, San Francisco, San Mateo and Sonoma. You should also file in this district if you are challenging the manner in which your sentence is being executed, such as loss of good time credits, and you are confined in one of these counties. Habeas L.R. 2254-3(a).

If you are challenging your conviction or sentence and you were not convicted and sentenced in one of the above-named fifteen counties, your petition will likely be transferred to the United States District Court for the district in which the state court that convicted and sentenced you is located. If you are challenging the execution of your sentence and you are not in prison in one of these counties, your petition will likely be transferred to the district that includes the institution

When and Where to File

Read Comments Carefully Before Filling In

(Enter the full name of respondent(s) or jailor in this action)

THE CAL. STATE ATTY. GEN.

THE COUNTY OF SANTA CLARA

C.S.P. AT SACRAMENTO/F0650M

WALTER, WARREN AT/FOR

VS.

10125402

(Enter the full name of plaintiff in this action.) Pro. Per -

THOMAS, JAMES EDWARD

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

JUL 17 2008

REPRESA, CALIFORNIA, 45670-0066

FILED

Institutional Address ~~RE~~ C.S.P. At SACRAMENTO/FOL 50M

Prisoner Number F-21197/A-A-86481d/35U, c.n. 120/P03 N. 290066

Name THOMAS, JAMES (Last) (First) (Initial)

JAMES EDWARD

PETITION FOR A WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

IMP. NOTE: Custody flatly refuses to allow me to try to appeal these / those, too, fraudulent / too, assume pseudo convs. By utterly / intentionally falsifying my mail not allowed (imp) to have (any) access to my courts / lawyers ATT / Having further sit-in formations going on - me / taking most of the first - n - copies of mail, n / sub out of my - of my property.

Top of page - (07-2-08)

(P. 3)

Because of the large volume of cases filed by inmates in this court and limited court resources, the court will not answer inquiries concerning the status of your case or provide copies of documents, except at a charge of fifty cents (\$0.50) per page. You must therefore keep copies of all documents submitted to the court for your own records.

VI. Inquiries And Copying Requests

You will be notified as soon as the court issues an order. It is your responsibility to keep the court informed of any changes of address to ensure that you receive court orders. Failure to do so may result in dismissal of your suit.

V. After Petition Is Filed

Complete all applicable questions in the proper blank spaces. If you need additional space to answer a question, you may attach additional blank pages. Make clear the question to which any such continued answer refers.

Only one sentence or conviction may be challenged in a single petition. If you challenge more than one, you must do so by separate petitions.

(b) If you appealed, were the grounds the same as those that you are raising in this

Year: 04-03-08 Result: Still Pending, Awaitings Verified Test Stmnt.
 Any other court U.S. Fed Dist. Ct. Yes ☒ No ☐
 - Court placing
 Year: 10-18-07 Result: Denied
 Supreme Court of California Tried to Court Appeal There for C. Atty. Gen. No ☒ Yes ☐
 - Court placing
 Year: 03-30-06 Result: After almost 3 yrs delay, claim denied
 Court of Appeal Same Grounds? Yes ☒ No ☐
 - Court placing

(a) If you did, to what court(s) did you appeal?

8. Did you appeal your conviction?
 (a) Arraignment Yes ☒ No ☐
 (b) Preliminary hearing Yes ☒ No ☐
 (c) Time of plea Yes ☒ No ☐
 (d) Trial Yes ☒ No ☐
 (e) Sentencing Yes ☒ No ☐
 (f) Appeal Yes ☒ No ☐
 Other post-conviction proceeding Yes ☒ No ☐
 - Same
 7. Did you have an attorney at the following proceedings:
 (a) Arraignment Yes ☒ No ☐
 (b) Preliminary hearing Yes ☒ No ☐
 (c) Time of plea Yes ☒ No ☐
 (d) Trial Yes ☒ No ☐
 (e) Sentencing Yes ☒ No ☐
 (f) Appeal Yes ☒ No ☐
 Other post-conviction proceeding Yes ☒ No ☐
 - Same
 - Only A County Dep. Pub. Def.

6. Did you testify at your trial?

Yes ☐ No ☒

5. If you went to trial, what kind of trial did you have?

Jury ☒ Judge alone ☐ Judge alone on a transcript ☐

Any other plea (specify) None - N/A

4. How did you plead? Guilty ☐ Not Guilty ☒ Nolo Contendere ☐

Motion to Suppress: Yes ☒ No ☐

Preliminary Hearing: Yes ☒ No ☐

Arraignment: Yes ☒ No ☐

3. Did you have any of the following?

Grounds raised (Be brief but specific):

a. N/A.
b. /
c. /
d. /
Result: N/A.
Name of Court: N/A.
Type of Proceeding: N/A.

a. N/A.
b. /
c. /
d. /
Result: N/A.
Name of Court: N/A.
Type of Proceeding: N/A.

questions for each proceeding. Attach extra paper if you need more space.

(a) If you sought relief in any proceeding other than an appeal, answer the following

U.S.C. §§ 2244(b).]

[Note: If you previously filed a petition for a writ of habeas corpus in federal court that challenged the same conviction you are challenging now and if that petition was denied or dismissed with prejudice, you must first file a motion in the United States Court of Appeals for the Ninth Circuit for an order authorizing the district court to consider this petition. You may not file a second or subsequent federal habeas petition without first obtaining such an order from the Ninth Circuit. 28

9. Other than appeals, have you previously filed any petitions, applications or motions with respect to this conviction in any court, state or federal?
Yes X No /
- tried fully - 1st time

If you did, give the name of the court and the result:
Calif. State Supreme Court / 350 McAllister St, San Francisco, Cal.
Superior Ct. Dept. 36 / 140 W. Heddinger St, San Jose, Cal. 95110

(d) Did you seek permission to file a late appeal under Rule 31(a)?
Yes X No /
- No but I sent one in just 10 days from 9/20
- No but I sent one in just 10 days from 9/20
(c) Was there an opinion?
Yes X No /
- Not exactly / Alto
- yet they liberally used only to show they paid 0.00 was 0.00?

Who made the error? Avoid legal arguments with numerous case citations. Attach extra paper if you

support each claim. For example, what legal right or privilege were you denied? What happened?

State briefly every reason that you believe you are being confined unlawfully. Give facts to

B. GROUNDS FOR RELIEF

Name and location of court: Fed. U.S. Dist. Ct., Northern Dist. of Calif.-S.F. Cal.

Yes ☒ No ☐

(b) Is any petition, appeal or other post-conviction proceeding now pending in any court? Hopefully this court.

Result: N/A. Date of Result: N/A.

- a. N/A.
- b. /
- c. /
- d. /

Grounds raised (Be brief but specific):

Type of Proceeding: N/A.

Name of Court: N/A.

Result: / Date of Result: /

- a. N/A.
- b. /
- c. /
- d. /

Grounds raised (Be brief but specific):

Type of Proceeding: N/A.

Name of Court: N/A.

Result: N/A. Date of Result: N/A.

- a. N/A.
- b. /
- c. /
- d. /

need more space. Answer the same questions for each claim.

[Note: You must present ALL your claims in your first federal habeas petition. Subsequent

petitions may be dismissed without review on the merits. 28 U.S.C. §§ 2244(b); *McCleskey v. Zant*,

499 U.S. 467, 111 S. Ct. 1454, 113 L. Ed. 2d 517 (1991).]

Claim One: Defendant's (they) failed to provide adequate notice of the judge's decision that

the Supreme Court would be/would have been County Solicited out of County Pub. Def. and the

Supporting Facts: The Co. Def. Pub. Def. after being Defendant to represent the

Prayer Dismissal for error with MS-10-N. Absolutely, no further action taken with the

promise that (he) knew (he) could win said case but after half-way gaining

mis-use of MS-10-N. (he) failed to provide adequate notice of the judge's decision that

Defendant's (they) failed to provide adequate notice of the judge's decision that

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28 If the answer is "no" state the date of last employment and the amount of the gross and net salary
27
26 Employer: N/A.
25 Gross: N/A. Net: N/A.

24 and address of your employer:
23 If your answer is "yes," state both your gross and net salary or wages per month, and give the name
22 1. Are you presently employed? Yes ☐ No ☒

21 In support of this application, I provide the following information:

20 costs of this action or give security, and that I believe that I am entitled to relief.
19 amount of fees, costs or give security. I state that because of my poverty I am unable to pay the
18 I offer this application in support of my request to proceed without being required to prepay the full
17 the above entitled case and that the information I offer throughout this application is true and correct.
16 I, James Edward Thomas, declare, under penalty of perjury that I am the plaintiff in

PRISONER'S
APPLICATION TO PROCEED
IN FORMA PAUPERIS

CASE NO. 04:08-cv-1778-SBA

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

Defendant
WALKER, J., WARDEN OF C.S.P. SACRAMENTO
VS.
THOMAS, JAMES EDWARD
Plaintiff

List the persons other than your spouse who are dependent upon you for support

List amount you contribute to your spouse's support: \$ None

Gross \$ N/A Net \$ N/A

Spouse's Monthly Salary, Wages or Income:

Spouse's Place of Employment: N/A

Spouse's Full Name: N/A

Are you married? Yes ☐ No ☒

N/A

received from each.

If the answer is "yes" to any of the above, describe each source of money and state the amount

ment source?

Social Security or other govern-

Federal or State welfare payments, Yes ☐ No ☒

Life insurance payments?

Pensions, annuities, or Yes ☐ No ☒

Rent payments? Yes ☐ No ☒

or royalties?

Income from stocks, bonds, Yes ☐ No ☒

self employment

Business, Profession or Yes ☐ No ☒

sources:

Have you received, within the past twelve (12) months, any money from any of the following

Don't remember correct Amt. of Payments - but roughly - see source app [60000]

One Advertising Agency - At 51 N. 2nd Street, Santa Ana, Calif. 92701 - 15112 -

I only worked for app. Two (2) weeks in Jan/Feb of 2001 for media

employment prior to imprisonment)

and wages per month which you received. (If you are imprisoned, specify the last place of

children, list only their initials and ages. DO NOT INCLUDE THEIR NAMES.).

Yes _____ No X _____

Amount of Mortgage: \$ 1000

Yes _____ No _____

No. _____ If so, Total due: \$ 274

10/11/19

7. Do you have a bank account? Yes ✓ No ✓ (Do not include account numbers.) *check*

Name(s) and address(es) of bank: Bank of America 1150 Market St 2/12/22

Present balance(s): \$ UNCLE TOM'S CANNON Co. will be added to pay for ch. cost/only

Do you own any cash? Yes K No No Amount \$ 1900.00

Do you have any other assets? (If "yes," provide a description of each asset and its estimated value.)

market value.) Yes ☒ No ☐ $(12-11.04)$

Have funds owed/Confiscate from/on my 2yr. in 2003/Brake, Int. of Pers. + 40

What are your monthly expenses?

ent \$ None (Awarded - State) Utilities: None

Food: \$ N/A / Clothing: N/A

Charge Accounts:

[illegible]

\$ N/A.

_____/_____/_____ \$ _____/_____/_____ \$ _____/_____/_____

_____ \$ _____ \$ _____

Do you have any other debts? (List current obligations, indicating amounts and to whom

are payable. Do not include account numbers.)

REMARKS:

1 Only A very small delivery prison mis-indemnity Acquired J.O.U. For the

2 ~~lost of state L.A. Book Commodity in my care.~~

3 10. Does the complaint which you are seeking to file raise claims that have been presented in

4 other lawsuits? Not entirely. No Yes time only covered

5 too Attorney's wrong with trying to get it

6 Please list the case name(s) and number(s) of the prior lawsuit(s), and the name of the court in which

7 they were filed. No suit - complaint filed - At-Texas-Court.

8 N.A.

9 I consent to prison officials withdrawing from my trust account and paying to the court the

10 initial partial filing fee and all installment payments required by the court

11 I declare under the penalty of perjury that the foregoing is true and correct and understand

12 that a false statement herein may result in the dismissal of my claims. Yes - But very diligent No further

13 04-14-08

14 DATE

15 James Edward Thomas

16 SIGNATURE OF APPLICANT

- US Post For Mrs D. of C26 -

...میں نے جلدی کی۔

4-26192, 2nd

[prisoner name]

[name of institution]

each month for the most recent 6-month period was \$ None / 1.

$$\overline{07-14-28}$$

Person OFFICIAL K (14) REFUSED TO DO ANY

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[PER/CONSISTING-OF-TWO (2) PGS.]

"A"

ADDITIONAL REVELATION (S) TO
THE PROSECUTION'S DELIBERATELY,
WANTONLY RESORTING TO BAD-FAITH
WITH INTENTIONAL MIS-CONDUCT (S)
TO JUSTIFY A VERY TAINTED UN-JUST-
IFIED/OPRE-FABRICATED CONVICTION
THRU DIRE FRICTION/UN-LAWFULLY/
ILLEGAL-USE-OF-DIS-SIMILAR/
UN-ALLOUWABLE PRIOR RAPE CONV.
VIA/ BY WAY OF EXHIBIT(S) NO.

BLACKS/DEFENDING WITHIN'S DEFINITIONS OF THE

(CALIFORNIA PENAL CODE(S), STATE LAW SECTIONS).

Expected - AS PER STATED/USED IN/FOR ALL (TITIZEN(S))-[INFEY.MOVE];

Thomas, H.C., USDC, N.R.N. D9, Cal. C.N. - 04:08-CV-01778 - S.B.A.

459 C.P.C. ! Burglary-In-The-First Degree: "The Un-lawful Entry

into an occupied dwelling, in the night time - w - the specific intent to deprive its owners of (their) property permanently. But, in order to prove same, the said accused perpetrator have to have had the shown specific intent that larceny

was, Definitely, (His) Intent - N - was caught/seen - in - the Possession of said intended item in at the time of APPre - hension - - - And, Definitely not only an Assumptive guess - is is

hypothesis - - - And, definitely not only an Assumptive Guessable

220 G.P.C.: Assault-w-Intent-to-Rape: Before It Is Even Possibility,

IN ORDER TO SUSTAIN AN ACCUSATIONAL CHARGE, HOW-EVER-IT-Is-FEASIBLE/RA-
TISHABLE, THE PROSECUTOR HAS TO SHOW-W/O-A DOUBT, THAT AN IN-

truder / Accused Had The Specific Intent, Deed-on-Sexual Gratification
ON/with A (From AN VN - Willing [Female] Victim, Against (Her) Will - N-50 ch

AN INTENT HAS TO BE MANIFESTED BY THE INTERIOR ALL/MEN ACCORDING TOUCH-
ING- AND/OR FEELING (HER) PRIVATE PART(S) - - - DEFINITELY, HAS TO MAKE PHYSICAL

Contract/overvalued - w/o - A Doubt (M) --- And, Definitely, Not IF (He)
 Got's Apprehended In An Area, Some-where, Near A Would-Have-Been, Boys-

2:20 PM. Where an Intruder, Purportedly, was observed in Darkness, Standing Away From The Foot-Of-A-Bed, Practically Strands/Leaves

Side ways --- w/o - Any contact [Badly or other-wise] No verbalization

et. Comes Along, Trying to Avoid the Tool/Always measuring/closely following the Pol. Program

Free-Pick Sweater - w/o - Any Head Covering, What-So-Even/No Finger-Prints No

647-H-I-J, C.P.C. Proving For The Specific Intent To Commit

Burglary: "As Cal. law now/always stand - In order to support - n. sustain an

Accusation of Misconduct/Too Purposely Entrapped - n. Per-

ing For - The Purpose of (committing Burglary) It Has To Be Shown/Or

Definitely, Proven That An Accused was in A Position/Had A Clear View

of Any Such Peeping Object - n. Has To Be Fully Provable - n. Reliable

Eye-Witnesses - - - It's Too, Highly Unlikely, That A/Any Deft./Specially Accused

Of Any Such Peeping or Proving Only By Being Forced - In - n. Area By Too

Has Assume Really/Too Closely Surveilling/Vindicative Police, For The Specific

Intent of Creating Any Such Criminal Mis-Behavioral Mis-Conduct In Order

To, maybe - Some - How, Support A Re-Filing On Those Dismissed Felony Charges - of

Pseudo Burglary - n. - 220 C.P.C. Assumptions - n. - Any new Evidence - - - Where Deft.

Is Only Seen/Arrested Waiting On A, Too Well Lighted Drive-way - n. The said

Police Had set-up on The Opposite Street bying For (him) to Re-appear - - - Nothing

That A Very Strange/weird Party appeared At The Prelim. Hearing, Claiming That (He)

was Parked out-Front next door - n. Observed Deft. Place Arms/hands - n. Sweater Sleeve

Over Eyes - n. Large Black Bag. Peeping thru A/A Fully Shaded/Curtain - n. Peepable Closed

Window [Side] - n. Sky-window over Front Door. Nothing That Due To An Inadeq. Invest

It was learned That (He) was, At least (6) Houses To The Ne. Un-Observable of Side

And The Arr. Off. Swore Under Down That (He) Saw Deft. - - - No Buyl. Too (5/Def. No Shop-Locker -

C.P.C.'s Lawful/Acceptable/Proper ID. In order For The Pros. To Prove That A/Any

Witness's ID. Is Clear - n. Convincing - - - It Has To Be An/A Reliable/Truthful

Fact That Such An Eye-Witness Has To Be In A Position To Observe A Suspect In Addeq.

ately Light - n. Obstruction So That Those ID. Is Convincing - - - Definitely/Absolutely, Not

In Darkness [Twice] - n. Being Placed In - n. Being Placed In - n. Being Placed In - n. Being Placed In

Coerced Assurately, Prior To - The - Prelim. And/or Selected after An Entrapped mental

Re-Arrest on Over Due to arrest / (Civil) (You) Saw - In - Govt. But later Reveal That (You)

Pross - Coerced Test - n. As False, Also!!

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AS PER/CONSISTING-OF-(5) PAGES IN (AII)

"B"

ADDITIONAL REVELATIONS TO THE
PROSECUTIONS DEBATEDLY/WAN-
T ONLY RESORTING TO ACTS-IN-BAD
FAITH WITH INTENTIONAL MIS-
CONDUCT(S) TO TRY-TO JUSTIFY A-
PRE-FABRICATED/VERY TAINTED CON-
-VICTION THRU DIRE TRICKERY-W-
A VERY DIS-SIMILAR/TOO UN-LAW-
FULLY USED VERY DIS-SIMILAR PRIOR
FABRICATED CONVICTION. PROVEN FALSE!
VIA/BY WAY OF EXHIBIT(S) NO.

(P. 17)

C.No. 04:08-cv-01778 (J.S.B.A.)

872

(5)

今

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Missed-of-charges - because the reported eye-witness claimed that he saw in the dark

an underwear standing away from the foot-of-athe bed wearing a light-green top/

A Black-N-white Basso-Billi cat/wearing its hands skyward/in apose-to-Def's

wearing of a Dark Grey-N-Pink Sweater - who-any type-of-head covering/

Def's Finger-Prints did not match any-of-the Prints taken from the alleged burg-

larized Art. Nor did Def. have objects on/clothing hands-Plus, the UN-disbut-

ed/UN-deniable fact that had been observed earlier prior to(his) arrest by

the always, surviving Police -N- at least (8) other residents in the immediate area,

so similarly UN-similarly noted! Plus, the very friendly female night next door to

where Def. was arrested, sitting-on-N- but doors toilet stool, when (she) had

just too easily invited Def. to come visit (her) at (her) home [indicating] anytime

I like/choose, always welcome! -N- most important of all with (his) failure to

argue adequately why the very illegal Pray should not be permitted. - Only 2

guarantee/sufficiently assumptive assumed-Rate us, 2 would-be, forced violent falsely

Prior conviction - later the reported would-have-been victim, went to great lengths

to let the Caucasian William Participant in (his) alleged Attack/Plus, the UN-

disputed fact that UN too mean/spite full former sexual UNit Employer made

it clear that (he) vehemently hated Def. Passionately, where-as (he) has falsely-N-

maliciously testified at two separate trial against Def. - out-werdly stated that (he)

wanted/would get/Def. off the streets permanently/as long-as possible/any ways

possible - because, I am a 250 P.C. Registrar (he) too easily arrested Def. For burglary

ON (02-03-03) - but after further checking, there had been 250 P.C. Registrar

N- because of (his) hatred of (Def.) accused sex offenders (he) flatly refused to dis-

miss the charges only dropped it to a Peeping (Proven) N- W- Burg. Tool - Poss. (A small thin -

where, the claims is used to Car-track Autos) -N- the D.O.A. refused to admit any, so

called victims on the/any Eye-witnesses/ The duty quickly converted w- contrary of Role

And most damaging of all the D.O. stated in closing arguments that - who - a doubt,

Def. was the one in that Burglarized Art - but, really for - the Purpose of Peeping?

N- indicated that Def. probably took said CP to facilitate (his) get-a-way in (his) (his)

Flatly refused to bring the many other confessions, most pertinent fact to the Jury's

attention - why the last arr. off. did not specify (they) too close/extra mental jury

allow for the purpose of the best observed time of serving an overdue re-arrest

where/where (they) truly observed/arr. Def. why (he) got lost - over (his) UN

authorized/UN - maintained questioning of Def. about why (he) had to leave (his)

was/Still am wondering who Booby-trapped (it)? No ask off. witness why (he) stay Defs. Funds

Flatly refused to Report on Truth-Acc't in P.R. 2 saying I will have - To bring up on Appeal - UN-

Plus, the Appeals Arr. just like the admitted Co. psychiatrist who falsely claimed to re-

present Off. in (1998) -N- 2003 msdmt. wise only wanted to discourage Def. by stating/in-

dicating: "He had to eat like Every body Else/You-Are-Bit-the-Hands That Feed You"

All these... Case 4:08-cv-00001-UNA Document 15-1 Filed 07/17/08 Page 18 of 35

JUSTIFIABLE AND PERTINENT DELIBERATE MIS-CARRIAGE(S) - OF JUSTICES, PERPER-
TRATED - ON-DEFT. MALICIOUSLY BY D.P.A. THAT SHOULD HE BEEN RAISED AT TRIAL/ON APPEAL

OVERT FACT(S):

1. To The Honorable Presiding - Associate Justices of the U.S. Fed. Dist. Ct., N.W. Dist. of
Calif. Please be further advised that Deft./I am an indigent/incarcerated inmate who
13. adequate access to a law library/library research would - too many obstacles/obstacles - block to
14. be, nor where near the possibility of adequate access - To the Courts, from a jail/prison cell
15. --- Mums, your request for Deft. to forward this Court a signed/verified statement of (his)
16. Trust Account for Attorney (his) Indigency Status System (05-03-08) with has been already
17. Filed Pending receipt of same, for Security - N. your disposition - Very hope fully (you)
18. allowing (me) to proceed - in - Forme Reviews - N. correcting a wronged/unlawful,
19. dispositive strategic warrant set/deliberate mis. (arrange - of Justice - N. Stanchly,
20. upholding the guaranteed Rights of (All) - Citizens, be it - he a convicted or not, it was
21. also, indicated that I failed to forward the necessary verified copy of my Trust
22. Status, my pattern map/would be denied. Therefore, post assured that I have taken steps
23. to facilitate matter to that end - N. If there is no deliberate hinderance, may be I
24. Can get it - To you before (05-03-08). Otherwise, I too emphatically believe/know
25. that I have much more than ample/justified reasons for this Court - with - a my doubts,
26. to readily accept/reject - N. Act very favorably on my date assessment of (all) the
27. wrongs done - against me - Reported, in - The name of/for the purposes of some
28. Overt, pretending to - do - an Amiable job/using its notoriety to gain an advance -
29. ment, regard less of its law. Enforcements Agency's deliberate mis - treatment of
30. One of their residents. And, lastly, nothing - as many a times (they) have surve -
31. lled no extra closely - w. Much who harass me - N. UNLAWFUL threats of leaving the coun -
32. the state, because we no body wants - you - should - Every where should check to see if there
33. had been any criminality by the (places) (they) observe me frequently (going) (they)
34. have yet to find any such crimes there - in/only - but since I am so dispirited,
35. because of that the false conviction of (Re) - which, now, I hope has been cleared
36. up - Not with - standing any Moral Turpitude Act against a female - N. Small
37. children is considered to be vile - N. too reprehensive - especially when considered
38. to be done by force - N. violence(s) - regardless if it is true or not. Plus, the DA's
39. Office is out - Front man - N. to be deliberately - N. criminally tampering - w. My
40. Mailing Rights - both in - N. out of jail/prison. It might be feasible (partly) acceptable
41. If I were guilty/committing some forms of Misdemeanor for the Fed. Authorities to screen it
42. for any detrimental Past/Intentions - but, to deliberately deny Deft. (his) guaranteed rights
43. Just for spite/vengeance/harassment pressure because Deft. won't accept/ask for no
44. deals for to turn - his out of the State, is far too insensitively criminally acceptable. Therefore
45. If the said Commission I received - w. 2 Fictitious Address - of Oakland - is any where near
46. correct/feasible - --- Then, I put my trust/hopefully a good scrutinized acceptance/review
47. regarding (all) aspects of Deft. Conditions - of - Mailing - of - Due - Process - of - Justice
48. - N. Deft. shall forever Regret that this Court will find more than ample reasons/grounds + of for
49. A Review

3. extracted ordered/expressed Justice. And, incidentally, the D.A. who Prosec-
uted that Misdemeanor Trial (in 6/03) - who, as I said, would have been
4. victim (5) no reliable eye-witnesses - - refused to come to court - - another the
5. said D.A. informed the Judge, during jury deliberations that the other, would
6. be witness made no many conflicting statements - - pivs, he didn't want to testi-
7. fy, but was deathly afraid of going to jail - - a minor traffic stop - hence his
8. too readily available to the Prosecution. And for what - it's worth (the)
9. Also, instantly let it be known that he was the one who solicited that co-
10. Psychologist to pretend to be fact as D.A.'s Appeals Gov. Scola in an attempt to
11. try to find out about me - N - stop that Misdemeanor Appeal - because (he) the D.A.)
12. felt that I boasted him (he) boasted the job. It, also, readily appears that (all)
13. the Pub Def. - N - that (these) would have been dedicated Appeals Counselors
14. only wanted to do was gain your confidence/dissatisfied your lawyers so
15. you would give up a substantial amount of money for this as doing. And, be-
16. lieve you may, I had for the money, D.A. attempting to try to persuade
17. do not attempt to come or commit the said and leading/fabricated charges
18. - Just like alluding the fact - don't let the fact reveal them at all
19. idly, incidentally, not as bad/completely - as - bad as that last Misdemeanor
20. (all) solicited, reported on for me for my eyes, and would
21. believe it or not, that the D.A. trying to get to the D.A. to appeal the matter
22. over a fabricated/dissatisfied over the fact. The Appeal Process was supposedly
23. began in 2006 - N - (the 10/06), I was too hastily/fabricatedly removed from
24. the suspended appeal in my status - N - unavailability, however - N -
25. told that I was being released to the community very soon - but, that by
26. time moved to turn up to turn up, there - after certain inmates had demanding
27. to be housed in me - N - For no apparent reason, they would start an attempt
28. to get out from (from the) jail in 2006 - N - Over the (I) found that some
29. new half-baked, got told him that "he" should put the time - - I got
30. that, ordering me to write a letter to see if would happen next
31. Most have given up on the fact he would return to the jail, but not of
32. at that, came straight to the cell that I was forced to be housed in / pulled
33. to get out, but, that (the) D.A. would meet the inmates, but - N - availability
34. the fact, ordering me to write a letter to see if would happen next
35. that, ordering me to write a letter to see if would happen next
36. the fact, ordering me to write a letter to see if would happen next
37. the fact, ordering me to write a letter to see if would happen next
38. the fact, ordering me to write a letter to see if would happen next
39. the fact, ordering me to write a letter to see if would happen next
40. the fact, ordering me to write a letter to see if would happen next
41. the fact, ordering me to write a letter to see if would happen next
42. the fact, ordering me to write a letter to see if would happen next
43. the fact, ordering me to write a letter to see if would happen next
44. the fact, ordering me to write a letter to see if would happen next
45. the fact, ordering me to write a letter to see if would happen next
46. the fact, ordering me to write a letter to see if would happen next
47. the fact, ordering me to write a letter to see if would happen next
48. the fact, ordering me to write a letter to see if would happen next
49. the fact, ordering me to write a letter to see if would happen next
50. the fact, ordering me to write a letter to see if would happen next

above all the use of power over mis-carried, deliberately
checked-out/just like the Appellate it was supposed to have conducted a
under. Invest. - w-very starting further favorable factor for App. And.
Since the D.P.D. finally refused - just as (all) the, would - be, Appeals did - to pro-
duce a workable - n-adequate Defense - because it was too very apparent that
(they) had the Co/D.A.'s interest - at heart, only. - - - No gains, no pains.
No work for the Master - Even in the Rain, no - Get Paid, Every thing Remains Same.
And unless this Court accepts DEF.'s Conflict-of-Interests Contention, No - can -
raise additional most pertinent grounds, The Fore DEF. Brings (them) to Courts attention -
3). The First refusal of Co. D.P.D. to bring to the (Jury's attention - n-appeal - the fact of
the overt Mis-Id - n- dismissal therefore - w- the gross entrepreneurial re-arrest - w-
a fictitious new Master. Charge purely fabricated - where as, the, so-called with.
claim that (he) only observed an intruder, in darkness, standing a way from foot
of bed waiting hand Sky - ward frantically - n- only assumed that (it) had on
his old B.B. Black - n- white Cap - w- an inspection, there of - wearing A -
light green top - n- after DEF. was inadvertently arrested some - where in.
that area, trying to lose (his) too every present tails/the main reason, apparently,
why (he) confirmed (his) glimpse - in - darkness, so, was because the Am. off. was deliberately
bravely mis-handling DEF - n- the 240 pc. was revealed - hence the guessable Att
empted Refr - his - n- 721-cell re-affirmation of one-man, in shadows, show - ut.
The charges included a convenient 220 (P.C.) to add (that) since to the only other
too Petty / n- this - n- be that of - a cheap B.B. Cap - w- any indication / proof that
DEF. had / was in possession of same - - - Not possible (all) the App. (S) posi-
dent - n- - talking Police should attest to that true fact, since I were the same
clothes? Few minutes prior - n- definitely had on a Dark Grey - n- Pink sweater
- (w- (2)ny) head covering or nothing - on - n- my hands prevent leaving any
few - n- as the DEF. wanted to keep forcibly taking more because of the no-match
And the minute (he) yelled out, the intruder, supposedly, quickly fled - n- after
very loudly waiting to see if it was 55 (he) slowly approached back -
room, found - it - to - be - empty (addressed to darkness / called Police, informed of
Some intruders present / left via front door / after all the time (2)pc, he saw -
Person bravely running down street informed Pol. of same - n- after (they)
Started searching, every - which - way, (they) got a urgent call for (them) to
Please remove Party from out doors to let the current wanted to use it: - - -
Nothing - the Set - in - Charge very seriously reported (his) Follow-up June 10;
3). Here, it is only fair to mention that the ability to see clearly, is considered
Acceptable as a possible / reliable I.D. at a close-enough proximity, definitely.

No in darkness - w- Police's show of great brutality - n- UN-authorized informing of
DEF.'s too disrespec. 240 (P.C. Status / one-man show-up in Jail Cell, where
DEF. had maximum security status, always - in shadows / not supposed to be called
w- any others unless similarly charged; And during the trial, the Judge
wanton / UN-authorized, allowed the D.A. to enter a Prior Refr to illegally
support only a Pre-fabricated / ve 5526 / too spitefully 255 mpt 261 220 P.C. only

And it was revealed that the fabricated (fiction) with was proven false to many of -
There were 2 very - n- Fairness of Adjudication for the fact that it was not possible to allow

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Dear Sir(s)/Madame(s) :

11. Please be advised that I have just received (your) most welcomed communication(s).
12. (I) each, (about 04-10-08), and (D) am, some-what, relieved to learn that (you) your
13. (Court/Dept.) is late contemplating on, possibly, accepting setting same for a neces-
14. sary hearing -w- prompt disposition there-to, pending receipt -of- (your) Reg'd.
15. proof via certified/stuff verified Inst. I am, trust account to show (your) Indig-
16. nity status so that we can/will allow (you) to proceed in former Raper's Affid-
17. vid as to (211) ch. incurred costs, in accordance to your whit-or-(certificat-
18. ion)-N- furtherance of Dept's pending Appeal, reportedly, in some sixth
19. Dist. Ct. Appellate Court 333 W. Santa St., S.J.C. Of which, the stated location,
20. very seriously doubt, same-because, I am in about that very grossy/red Area(s),
21. also, very frequently -w- I have yet, to see/hear of such a court/or filititious
22. Suite No. where as, Dept. is (was) been dis-satisfied-w- the lower, seemingly,
23. Phawm Cal. Appelct-N- both, would-be, mis representing counselors; The D.P.D.
24. al/for the trial-n- that out-of-county solicitation of, some would-be, counselor
25. OF Alameda Cal., who by (his) non-action(s) seems only wants to follow thru
26. with the Co. D.A. Play of only trying to make Dept. Appeal too mentally un-bal-
27.anced/grossly psy-chologically un-fit or completely out-of-it; Because, each-
28. N-every times that Dept. is taken -to- co-jail, the Det's-N-D.A. compares to
29. Force (him) into a psych-word-w-much no needles/psych medications way pass-
30. the allowable limit(s) --- In hopes that Dept. would be prohibited from Part-tak-
31. ing/w/with this case/case--- Usually, we do type pure fabrication w/any things
32. Just for continued harass mental purposes--such as; Purposely tampering/illeg-
33. ally seizing/con-fiscating (all) Depts legal, the overtly/falsely returning same; It
34. appears/(so)(he)(they) stated that they are, very desperately, trying to get/charge (me)
35. -w- Some, very Imaginary Intimidation of witnasses And, it goes-w/o-questions
36. that the D.P.D. had only the county's interest-at-heart/in mind for-when any
37. So-called dedicated counselor over-steps the legal fairness due-to-a client-N-lw
38. (his) closing arguments, will fully tell all the facts that: It is a fact that the
39. Dept. was the Party in That Butlarized Aff.-w/o-any Doubts -But Only-for-the
40. Purposes of Peeking --- Indicating, that (he) only stole the Base-Ball-Cap To Facilitate
41. (His) Get Away? Now, here is a woman-be, law abiding Co. Resident Sworn-To-up-
42. hold The Law as prescribed/determined By The Court-N-D.A.; Man; Houdini Never
43. Had it So Bad; That, Magically-Included Co. Tax-payers/D.A. Supporter with, most
44. Definitely Account Dept.-N- Specifically, wish (him), well, in H--l-w/o-Pain-A-Tail;
45. Especially, since the Pros. made a point in arguing that Dept. was/is a very
46. Chronic Party Thief-who only steals very small/misleading Times-for-A-cheat-
47. Thw-in-Too strongously claimed that Depts cheer watch was stolen-but,(he)/
48. (they) couldn't figure-out where-from, since Non-Gurgleries/Theft Accurred at the
49. Absolutely, No UN-Supported Crim.-Activity can be brought before any Jury-w/o-proof-un-
50. less it's a grand-Jury And Dept. Has more than Ample good Cause/Ground(s) to support A
51. Conflict-of-Interest-of-Counselor(s) -Especially the D.P.D. who literally begged Dept.
52. of which, we just a force (them) off-A-Ploy/Inst that (he) flitting refused to bring to me.

3. THOMAS, JAMES EDWARD
F-21197/A-1, 6th BID./P.S.U./C.N. 120
C.S. P. AT SACRAMENTO/FOLDSOM
P.O.B. NO. 290066
7. Retress, (California 95670 - 0066
8.
9. Re: THOMAS vs. J. WALKER, WARDEN, (2008), U.S. DIST. COURT, N.R.N.D. (A.B./C.N. - 04-08-1786-V. - 5 BA-
THE HONORABLE JUST. PECKUM, PRESIDING.
C/O: THE - OFFICE - OF - THE - CLERK
U.S. DIST. COURT, N.R.N.D. OF CALIF.
Federal Ct. House Bld/180 S. First Street
San Jose, (211) Form 2 95113 - - - -

8007171888

DRG.
Revised
DELO. M.J.
OFFICE
W. B.
THOM

And the (C) whether of, absolutely, no criminal violations, what-so-ever - Proven or other-wise distributed
To Defs Presences, then or all the other times Defs. was harassmately stopped/detained/searched w- warned
very strongly To-Get/Leave the Co. 1st. - across, he overheard him a worded - Both night-w- pay, good-ad-off with
as right behind/mo Picking-up - n. All, and, Defs. Fails To Comprehend how Any Party could be constructed as trying to Rep
one(1)- of (3) People - in - 2. bed, by simply moving arms/hands skyward and away from foot of bed, occupants - no-touch(eds) -

attention of the jury (Court, the real reason why the very Fictitious (1) to 25th/26th/27th/28th/29th/30th/31st/32nd/33rd/34th/35th/36th/37th/38th/39th/40th/41st/42nd/43rd/44th/45th/46th/47th/48th/49th/50th/51st/52nd/53rd/54th/55th/56th/57th/58th/59th/60th/61st/62nd/63rd/64th/65th/66th/67th/68th/69th/70th/71st/72nd/73rd/74th/75th/76th/77th/78th/79th/80th/81st/82nd/83rd/84th/85th/86th/87th/88th/89th/90th/91st/92nd/93rd/94th/95th/96th/97th/98th/99th/100th/101st/102nd/103rd/104th/105th/106th/107th/108th/109th/110th/111th/112th/113th/114th/115th/116th/117th/118th/119th/120th/121st/122nd/123rd/124th/125th/126th/127th/128th/129th/130th/131st/132nd/133rd/134th/135th/136th/137th/138th/139th/140th/141st/142nd/143rd/144th/145th/146th/147th/148th/149th/150th/151st/152nd/153rd/154th/155th/156th/157th/158th/159th/160th/161st/162nd/163rd/164th/165th/166th/167th/168th/169th/170th/171st/172nd/173rd/174th/175th/176th/177th/178th/179th/180th/181st/182nd/183rd/184th/185th/186th/187th/188th/189th/190th/191st/192nd/193rd/194th/195th/196th/197th/198th/199th/200th/201st/202nd/203rd/204th/205th/206th/207th/208th/209th/210th/211st/212nd/213th/214th/215th/216th/217th/218th/219th/220th/221st/222nd/223rd/224th/225th/226th/227th/228th/229th/230th/231st/232nd/233rd/234th/235th/236th/237th/238th/239th/240th/241st/242nd/243rd/244th/245th/246th/247th/248th/249th/250th/251st/252nd/253rd/254th/255th/256th/257th/258th/259th/260th/261st/262nd/263rd/264th/265th/266th/267th/268th/269th/270th/271st/272nd/273rd/274th/275th/276th/277th/278th/279th/280th/281st/282nd/283rd/284th/285th/286th/287th/288th/289th/290th/291st/292nd/293rd/294th/295th/296th/297th/298th/299th/300th/301st/302nd/303rd/304th/305th/306th/307th/308th/309th/310th/311st/312nd/313th/314th/315th/316th/317th/318th/319th/320th/321st/322nd/323rd/324th/325th/326th/327th/328th/329th/330th/331st/332nd/333rd/334th/335th/336th/337th/338th/339th/340th/341st/342nd/343rd/344th/345th/346th/347th/348th/349th/350th/351st/352nd/353rd/354th/355th/356th/357th/358th/359th/360th/361st/362nd/363rd/364th/365th/366th/367th/368th/369th/370th/371st/372nd/373rd/374th/375th/376th/377th/378th/379th/380th/381st/382nd/383rd/384th/385th/386th/387th/388th/389th/390th/391st/392nd/393rd/394th/395th/396th/397th/398th/399th/400th/401st/402nd/403rd/404th/405th/406th/407th/408th/409th/410th/411st/412nd/413th/414th/415th/416th/417th/418th/419th/420th/421st/422nd/423rd/424th/425th/426th/427th/428th/429th/430th/431st/432nd/433rd/434th/435th/436th/437th/438th/439th/440th/441st/442nd/443rd/444th/445th/446th/447th/448th/449th/450th/451st/452nd/453rd/454th/455th/456th/457th/458th/459th/460th/461st/462nd/463rd/464th/465th/466th/467th/468th/469th/470th/471st/472nd/473rd/474th/475th/476th/477th/478th/479th/480th/481st/482nd/483rd/484th/485th/486th/487th/488th/489th/490th/491st/492nd/493rd/494th/495th/496th/497th/498th/499th/500th/501st/502nd/503rd/504th/505th/506th/507th/508th/509th/510th/511st/512nd/513th/514th/515th/516th/517th/518th/519th/520th/521st/522nd/523rd/524th/525th/526th/527th/528th/529th/530th/531st/532nd/533rd/534th/535th/536th/537th/538th/539th/540th/541st/542nd/543rd/544th/545th/546th/547th/548th/549th/550th/551st/552nd/553rd/554th/555th/556th/557th/558th/559th/560th/561st/562nd/563rd/564th/565th/566th/567th/568th/569th/570th/571st/572nd/573rd/574th/575th/576th/577th/578th/579th/580th/581st/582nd/583rd/584th/585th/586th/587th/588th/589th/590th/591st/592nd/593rd/594th/595th/596th/597th/598th/599th/600th/601st/602nd/603rd/604th/605th/606th/607th/608th/609th/610th/611st/612nd/613th/614th/615th/616th/617th/618th/619th/620th/621st/622nd/623rd/624th/625th/626th/627th/628th/629th/630th/631st/632nd/633rd/634th/635th/636th/637th/638th/639th/640th/641st/642nd/643rd/644th/645th/646th/647th/648th/649th/650th/651st/652nd/653rd/654th/655th/656th/657th/658th/659th/660th/661st/662nd/663rd/664th/665th/666th/667th/668th/669th/670th/671st/672nd/673rd/674th/675th/676th/677th/678th/679th/680th/681st/682nd/683rd/684th/685th/686th/687th/688th/689th/690th/691st/692nd/693rd/694th/695th/696th/697th/698th/699th/700th/701st/702nd/703rd/704th/705th/706th/707th/708th/709th/710th/711st/712nd/713th/714th/715th/716th/717th/718th/719th/720th/721st/722nd/723rd/724th/725th/726th/727th/728th/729th/730th/731st/732nd/733rd/734th/735th/736th/737th/738th/739th/740th/741st/742nd/743rd/744th/745th/746th/747th/748th/749th/750th/751st/752nd/753rd/754th/755th/756th/757th/758th/759th/760th/761st/762nd/763rd/764th/765th/766th/767th/768th/769th/770th/771st/772nd/773rd/774th/775th/776th/777th/778th/779th/780th/781st/782nd/783rd/784th/785th/786th/787th/788th/789th/790th/791st/792nd/793rd/794th/795th/796th/797th/798th/799th/800th/801st/802nd/803rd/804th/805th/806th/807th/808th/809th/810th/811st/812nd/813th/814th/815th/816th/817th/818th/819th/820th/821st/822nd/823rd/824th/825th/826th/827th/828th/829th/830th/831st/832nd/833rd/834th/835th/836th/837th/838th/839th/840th/841st/842nd/843rd/844th/845th/846th/847th/848th/849th/850th/851st/852nd/853rd/854th/855th/856th/857th/858th/859th/860th/861st/862nd/863rd/864th/865th/866th/867th/868th/869th/870th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James Edward Thomas
In pro. per Awaiting Mr. App. Camp. Counselor

Respectfully Submitted For (your) Scrutiny - Promot Dispositiveness

APRIL 22, 2008 (P. 24)
The Honorable Justice Reckum, Presiding
C/O: The Office - Of - The - Clerk
U.S. Dist. Court, Northern Dist. Of - California
Federal Building / 280 South First Street
San Jose, California 95130-0066
7. Re: THOMAS VS. J. WALKER, WARDEN, U.S. DIST. COURT, NORTHERN D. OF CAL. No. 04-08-1178 CV-2006
8. Dear Sir (Madame): Please be advised that I have just received your most welcomed
9. Communique (a) on/about (04-10-08) and I was, some-what, relieved to learn that (you)
10. was/are contemplating on accepting (my) too hastily prepared Petition(s) for
11. Furtherance of my Pending Appeal via the method of the great writ - of Habeas corpus, as is
12. Specifically required by this great Court - but, are waiting a very necessary document(s)
13. to verify DEF's financial status. Plus, have accepted/filled same under the above doc
14. ket no. (a) - N - holding (it) in obeyance pending (your) decision of whether or not to al-
15. low DEF. to proceed in Foyas Parpatis - w - Ct. Appd. Counselor, much more competent
16. than either the trial Dep. Pub. Def. or that Co. Appd. would have been Appeals Attys. Es-
17. pecially, both only had the County interests in - mind, definitely, who - say fairness to
18. For DEF. - - - Like, "I work - to - get - paid / I expect - to - get - paid for the work I
19. do - N - One - Never - Gives The Hand That Feeds - (him/her)" - Similarly quoted to
20. DEF. by a very determinally solicited Co. psychiatrist of - a - make-believe Appeals Attys.
21. (1996 - 2003). (your/the) leg. letter informed DEF. that (he) had to forward this Court a
22. certified/verified copy of - his T.M. Trust - Account Form/print-out, in order for the
23. Court to verify DEF's status-of-fingering and/or to show that DEF has no readily avail-
24. able funds/values - plus, a my great Messed savings, on - the outside(s). The said Form
25. was included - w - my/the original Petition requesting the certification of DEF's cause to for-
26. ward for any/all - or no considerations - to justify granting of a very necessary hear-
27. ing - w - possible, A Address - of - W - a - n - g - to settle - an - important question(s) - of - law, too
28. which are guaranteed as an absolute right to (all) citizens. - - - Be - it / the / she / may, a convict or
29. Not. Also, this tribunal/Court should be fully aware that it is, veritarily, near futile/20
30. far too much psychological pressure, to definitely, many stumbling - blocks - w - tricky & too
31. very safe/fall/violatively damaged individuals and/or crim. issues lawyer & DEF's. In
32. some/most cases such as - necessarily ill-treatment is caused by the said Co. Appd. Attys. via
33. Additional T.M. Trusts requested Form - Plus, some very Petition usefull info. via
34. A Supplemental Petition of a more clearly defined nature - because, both the Co. Appd. Counselors
35. intentionally omitted the most revealing, contradictory, pertinent points/points/points/points
36. fragments of a too clear Form - N - shem - of - a trial / Appeal Mail, obviously / feverently - The said
37. intentionally omitted revelations are more than adequate to warrant / support a reversal,
38. to the too many fraudulent accusations / and very fictitious convictions (many - a - times,
39. Even the mere ground of overtly misrepresentation - w - clear conflict - of - interest of the
40. trial - w - would - be, Appeals Counselor (s) is much more than adequate grounds to justify reversal,
41. that if there was an appeal / Appeal, not withstanding, DEF. has yet to see / learn - of - any
42. Cal. Dist. App. Ct. in San Jose, 21197 / A - y, 601d / P. S. U / C. N. 120
43. Since I - am / was, too frequently - in / out / around the said area, almost, daily, - - - Either, like Rome,
44. it was lawfully built - over - night - - - Plus, the overt facts that my mail / communication
45. are severely tampered - w - / Co. N - f - is - c - t - e - d - N - much more overtly fair / fed - especially, the letter, by the
46. D. As - of - the / the Agency - N - very unscrupulous / truly, for I never can ever believe that
47. this Dist. Ct. has a no 04122nd Add. - of - 3100 Clay St., either - - - I have even been warned - of - such
48. a deviation from the just add / include provided Court - but, today I was informed some and be pro-
49. to there Fore - my included - - - I have even been warned - of - such

Whereas, my (Def's) U.S. Const. Rights were, too overtly violated, which requires A Speedy - Redress - of - wrongs!

MEMORANDUM

State of California

- Available for use - Paper / Paper / Paper

Date: March 19, 2008

To: ALL A-FACILITY CUSTODY STAFF AND GENERAL POPULATION INMATES

From: California State Prison-Sacramento - Represa, CA 95671

Subject: ACCESS OF INMATE ADVISORY COMMITTEE (IAC) CHAIRMAN TO THE ENHANCED OUTPATIENT PROGRAM (EOP) GENERAL POPULATION (GP)

This memorandum supersedes the previous memorandum concerning this subject matter dated October 5, 2007. Effective immediately, inmate FLEMING (H-14002), the A Facility IAC Chairman, will be allowed access to the EOP GP inmates during the EOP GP yard period. FLEMING will be released on a daily basis to conduct IAC business with the EOP GP inmates from 0800-0900 hours, including weekends and holidays. FLEMING will be conducting his IAC business, which consists of communicating with the EOP GP inmates through the A Facility Pedestrian Sally Port fence/gate area. At no time will FLEMING be permitted to conduct IAC business with the EOP GP inmates directly on the Main Exercise Yard and/or in the EOP GP Housing Units. FLEMING cannot receive and/or hand out any items through the sally port fence while conducting IAC business without the inspection and approval of the on-duty Sally Port Gate Officer and/or custody supervisor. The main purpose of the IAC Chairman during this time period is to be available to communicate with the EOP GP inmates about IAC issues.

No more than two EOP GP inmates at a time will be permitted to speak with the IAC Chairman so as not to create undue congestion or obstruction of movement through the sally port. The Sally Port Gate Officer will be responsible to monitor and enforce this policy. During times of emergencies and/or situations where the pedestrian sally port is inundated with a large amount of traffic or activity during the above-mentioned scheduled IAC business hours, the IAC business will be terminated and the IAC Chairman will be instructed to return to their cell immediately. Inmate FLEMING has been apprised of this policy.

All custody staff, and especially the Pedestrian Sally Port Gate Officer, are expected to adhere to this policy. The cooperation and support of all custody staff is necessary to ensure that effective communication exists between the IAC Chairman and the EOP GP inmates. Please direct any issues and/or concerns to the on-duty facility lieutenant.

A. PEREIRA

Correctional Lieutenant
A Facility EOP/CTC

Approved / Disapproved

S. VANCE

Facility Captain
A Facility PSU/EOP

~~WPP-04-08-176-SBA/PB~~

THE MAS, J. vs. J. W. Allen, Warden, CSPAT sec. (FBI, Reproduction)
 0176 - PROOF OF SERVICE BY PERSON IN STATE CUSTODY

The battery C.P. State Pesticide Works (I) Ltd.
(Coq. 30-08-11)
of T. Nagar

I the undersigned, hereby declare that I am over the age of eighteen (18), and that I am incarcerated at High Desert

State Prison in Susanville, California, that ☒ I am ☐ am not a party to this action, and that on the _____ day

_____, 2008, I served a true and complete copy of the following:

[illegible]

by handing it to institutional staff with First Class Postage prepaid in full for mailing to the following address(s) :


Q19- Copy n. Field Div. Pending Release - certification of 2001-2002
N - rest. (to be used for research) - The Field Div. is a

[illegible]

I declare under penalty of perjury that the foregoing is true and correct.

California.

EXECUTED ON

Thomas James Edward
(Print Name)

(Signature)

(Signature)

(01-10-08)

THE HONORABLE PRESIDING JUSTICE W. PETERSON OF THE U.S. DIST. COURT,
FOR THE W. N. DIST. OF CALIF. / OFFICE OF THE CLERK U.S.

FED. BLD. AT 280 SO. FIRST STREET, SAN JOSE, CALIF. -- 95113 --
DEPT. NO. SUCH VERIFICATION / CERTIFICATION POSSIBLE

FED. CT. CASE NO. CV-08-01778-SBA. - [P]

DOCK. NO. 9 / FILE MAY 30, 2008 WITHIN 60 DAYS

A COURT ORDERED INM. FINANCIAL TRST. ACCT. COPY THERE OF

Re: THOMAS, J.E. vs. WALKER, J. WARDEN, C.S.P. AT SAC, / FOL, REPRESENTA, CAL. 95670-

IN REFERENCES TO THE ON-GOING APPEAL OF SUP. CT. C/N. C-C-587911 SAC. CO.

CRIT. REQUEST- ADDITIONAL TO- ORIG. PETITION- VERIFIED TO- TRAC

Dear Sir (s) / Madam (s) - please be advised that in receipt / compliance (s)

with (your) Order / Request (s), via legal mail on / prior to (April 09, 08)
of an additional (INM. status of financial verification and to be

certified - not returned back to this U.S. Fed. Dist. Court within (30) days

or, possibly, lose / forfeit Petitioner's right to / for an acceptable Indig. ant

status Allowable Forms a Petitioner's Filing for a Federal Habeas Corpus

writ under 28 USC, sect. NO. 2254 for / by leave of I.F.P. of prisoners

Application of U.S. titled 28, sect. NO. 1915 (a) -- To be exempt from being

prior required to pay the Five (5) dollar filing fee and / or cost / fees arising

there-after, in (his) attempt(s) to file a Justifiable - not Supportive via-

tion(s) of (his) guaranteed Const. Rights, due to a deliberate / atrocious

Mis-carryage - of Justice / Law(s), of which, the said Facts / Contr-

dictory Supportive views - w- relevant factual Evid. or, absolutely, no indications

of any criminal Mis-behavior, any - share or Form(s) attributed to the action(s)

Supportive to this Def. as to being the Alleged / Reported Perpetrator(s)

of / to any Police Assumptions, as was either allegedly committed

or possibly assumed, due to the circumstances / Evid. or as alleged on the

Might (s) - (02-25-05 - 03-05-05) or there-abouts, as was fraudulently charged

against Def. while (he) was / had been under very vindictive - not malicious

5. Pol./Det. Close surveillance Nigh-N-Day(s) - when let-up or any clear

indications of any prior proof-of-known criminal mis-behavior, other

than (his) constant Excuses (all) over - who - Being Rgd. to explain (his)

presence(s) for, possibly frequently some - what, too high crime(s) -

still, with the Police in close Pursuit / UN-necessarily Talking - It Can

Justify while - especially, at this early stage (s), that the Co. Pol. Forces

has been keeping Defs. Movements under tight scrutiny for a number of

years, and (all) they seem to - come-up with (s) Defs. presence(s) in a -

region / neighborhood of other than suits (they) (kinds of all-types of

diverse mixed Amer. People of better standing than any socially setting (s)

- with the established facts that the - biased or no - so - called, Pillars-of-

same feel in - edge(s)ly mis - informed to Defs. - presence(s) alone where

there - is / was - solely No - Criminal activity - but as suspicious has it

some other areas (s), may have reported such violated criminal mis-behavior, seemingly

with a very different (s) descriptions to some (any) by perpetrator very un-

like the Def(s) - - As was too contradictory - N - Proven A - Mis - Id. Situation

as each, so acceptably indicators - - But due to the extreme distrust of

Def. by the said Law Enforcement Agency (s) - N-Def (s) flat refusal to wrongly /

covertly admit to any police brutal / forced tactics of blaming the first

available / easy conceivable Spittill scrape-foot, with only Police Assumed Mis-

behavior (s) UN-supervise by any - N - Most times only pure Pre-fabricated

Pol. Assumptions (connections) next-to-nothing, overt via covert means to falsify

gail - N - Impression Def. - Some-times, for Investigations, only - - but, much too

late (they) (they) deliberate mis-carryage of any / all established

laws / try-to-cover same-up by isolating - N - holding Def. Incommunicado so

that, solely, no-one (s) will (can find-out - - Especially, the whenever ways

they) MAN-Facture False Evid / situational pseudo connections - who - any clear

Foundations / adequate reasons - - Situation - in - Court (ash - To, sometimes let or not the

Deliberate Framing(s) - - Def. as usual, under Heavy Surveillance - N - Pol. with no Report of

5. Or/2nd Face. Much future Pol. Persecution of same because of (favor) extreme dis-literate/deliberate mess trusts - w- too vindictive / spiteful
 3. biased supreme attitudes with, absolutely, nothing to back up (their) unfounded (non-criminal) misconduct, absolutely, no supportive Evid. or real theory alleged - no-property / no-body (contact) what-so-ever - yet, def. vs the Pol / D.A.s standards, yes-to-be-guilt of some things) - but what - we honestly don't know - but our ongoing invest. should turn-up some kind of slip/covetness, since we have charged (all) - The Areas that Def has frequented - Absolutely, no victims of the Pol / Murder / scheme - or for the too necessarily purpose-to - Factually alleged locally - or - criminally other-wise justify, even - w- only 2 mere possible un-reasonably Pure Assumption - of - a Rape or (any/all) Induced sexual allegations - which by law / definition, requires - first - a - foremost that - any, so-called, intended / alleged / or suspiciously reported victim(s) be either attacked physically or too clearly - no - men - especially verbally - to (his/her) Rape too clear / convincing - w- supporting factors for any motivational less - factors - - - And either - w- / w/o - Fairness - No - ones, However dis-associated / as close proximity - or - not, should be easily charged with / framed as a sexual of - force - - merely, because - only - a - shadow, was seen, some-where near the foot-on - a - occupied XQ bed - - Not-touching / touching or threatening No - ones, in any manner - - Especially, too visually - in - Overpass, dis-similarly dressed - or - only observed - to - be - Frantically waving its-hands / arms sky-high or with both hands / arms across (his) - face / eyes so - that it could not see any ones / things next to a window - - when (he/she) was seen, in control, some-where / else (or illegally arrested, for that matter - in The D.A. Districts said pseudo allegations for (their) claims - mis / too control - or - v - unclear motive as to Pol. Assumption / pure purpose - w- much with (memorial) ill-tactics of frame - for Inv. / Al, only - Govt, no - Allow any Appealing for (of). Court criminal / Activities - white, Deliberate conflict / or - interests of Dep. R.S. Det. - w- loss, willfully, command, And

His, too, Plaintiff will, unlike the mis-handling / too poor clientele regards for any
absolutely, no intent of proper representation on this part - But, deliberately
refused to put up any type of - adequate defense for both as to the correct
verbalency - loss any proof - And, definitely only 2 references - too illegal
evidence of a prior un-related, would have been, Computed Based - who - any
evidence of representations or acceptance - To Act - As - only - possible proof of
Some Prior Records / Reminders - (2 references - 2 justices - in - finally ordered any changes)
Of Appalling said / provided charges / (conviction) to save the county / (and
integrity / Image full prestige - And, here - who - Any - stupidity - Reasoning of any
minds - It's, purely, too far, however, / (deliberately in court - to - any - how -)
Ferguson - Type - Courts - or not - Policy pre posterior - to charge - n - possibly
convict - Any - ones) for any such sex (offenses), unless - or - 1 - 2 - 3 - 4 - 5 - 6 - 7 - 8 - 9 - 10 - 11 - 12 - 13 - 14 - 15 - 16 - 17 - 18 - 19 - 20 - 21 - 22 - 23 - 24 - 25 - 26 - 27 - 28 - 29 - 30 - 31 - 32 - 33 - 34 - 35 - 36 - 37 - 38 - 39 - 40 - 41 - 42 - 43 - 44 - 45 - 46 - 47 - 48 - 49 - 50 - 51 - 52 - 53 - 54 - 55 - 56 - 57 - 58 - 59 - 60 - 61 - 62 - 63 - 64 - 65 - 66 - 67 - 68 - 69 - 70 - 71 - 72 - 73 - 74 - 75 - 76 - 77 - 78 - 79 - 80 - 81 - 82 - 83 - 84 - 85 - 86 - 87 - 88 - 89 - 90 - 91 - 92 - 93 - 94 - 95 - 96 - 97 - 98 - 99 - 100 - 101 - 102 - 103 - 104 - 105 - 106 - 107 - 108 - 109 - 110 - 111 - 112 - 113 - 114 - 115 - 116 - 117 - 118 - 119 - 120 - 121 - 122 - 123 - 124 - 125 - 126 - 127 - 128 - 129 - 130 - 131 - 132 - 133 - 134 - 135 - 136 - 137 - 138 - 139 - 140 - 141 - 142 - 143 - 144 - 145 - 146 - 147 - 148 - 149 - 150 - 151 - 152 - 153 - 154 - 155 - 156 - 157 - 158 - 159 - 160 - 161 - 162 - 163 - 164 - 165 - 166 - 167 - 168 - 169 - 170 - 171 - 172 - 173 - 174 - 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676 - 677 - 678 - 679 - 680 - 681 - 682 - 683 - 684 - 685 - 686 - 687 - 688 - 689 - 690 - 691 - 692 - 693 - 694 - 695 - 696 - 697 - 698 - 699 - 700 - 701 - 702 - 703 - 704 - 705 - 706 - 707 - 708 - 709 - 710 - 711 - 712 - 713 - 714 - 715 - 716 - 717 - 718 - 719 - 720 - 721 - 722 - 723 - 724 - 725 - 726 - 727 - 728 - 729 - 730 - 731 - 732 - 733 - 734 - 735 - 736 - 737 - 738 - 739 - 740 - 741 - 742 - 743 - 744 - 745 - 746 - 747 - 748 - 749 - 750 - 751 - 752 - 753 - 754 - 755 - 756 - 757 - 758 - 759 - 760 - 761 - 762 - 763 - 764 - 765 - 766 - 767 - 768 - 769 - 770 - 771 - 772 - 773 - 774 - 775 - 776 - 777 - 778 - 779 - 780 - 781 - 782 - 783 - 784 - 785 - 786 - 787 - 788 - 789 - 790 - 791 - 792 - 793 - 794 - 795 - 796 - 797 - 798 - 799 - 800 - 801 - 802 - 803 - 804 - 805 - 806 - 807 - 808 - 809 - 810 - 811 - 812 - 813 - 814 - 815 - 816 - 817 - 818 - 819 - 820 - 821 - 822 - 823 - 824 - 825 - 826 - 827 - 828 - 829 - 830 - 831 - 832 - 833 - 834 - 835 - 836 - 837 - 838 - 839 - 840 - 841 - 842 - 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1724 - 1725 - 1726 - 1727 - 1728 - 1729 - 1730 - 1731 - 1732 - 1733 - 1734 - 1735 - 1736 - 1737 - 1738 - 1739 - 1740 - 1741 - 1742 - 1743 - 1744 - 1745 - 1746 - 1747 - 1748 - 1749 - 1750 - 1751 - 1752 - 1753 - 1754 - 1755 - 1756 - 1757 - 1758 - 1759 - 1760 - 1761 - 1762 - 1763 - 1764 - 1765 - 1766 - 1767 - 1768 - 1769 - 1770 - 1771 - 1772 - 1773 - 1774 - 1775 - 1776 - 1777 - 1778 - 1779 - 1780 - 1781 - 1782 - 1783 - 1784 - 1785 - 1786 - 1787 - 1788 - 1789 - 1790 - 1791 - 1792 - 1793 - 1794 - 1795 - 1796 - 1797 - 1798 - 1799 - 1800 - 1801 - 1802 - 1803 - 1804 - 1805 - 1806 - 1807 - 1808 - 1809 - 1810 - 1811 - 1812 - 1813 - 1814 - 1815 - 1816 - 1817 - 1818 - 1819 - 1820 - 1821 - 1822 - 1823 - 1824 - 1825 - 1826 - 1827 - 1828 - 1829 - 1830 - 1831 - 1832 - 1833 - 1834 - 1835 - 1836 - 1837 - 1838 - 1839 - 1840 - 1841 - 1842 - 1843 - 1844 - 1845 - 1846 - 1847 - 1848 - 1849 - 1850 - 1851 - 1852 - 1853 - 1854 - 1855 - 1856 - 1857 - 1858 - 1859 - 1860 - 1861 - 1862 - 1863 - 1864 - 1865 - 1866 - 1867 - 1868 - 1869 - 1870 - 1871 - 1872 - 1873 - 1874 - 1875 - 1876 - 1877 - 1878 - 1879 - 1880 - 1881 - 1882 - 1883 - 1884 - 1885 - 1886 - 1887 - 1888 - 1889 - 1890 - 1891 - 1892 - 1893 - 1894 - 1895 - 1896 - 1897 - 1898 - 1899 - 1900 - 1901 - 1902 - 1903 - 1904 - 1905 - 1906 - 1907 - 1908 - 1909 - 1910 - 1911 - 1912 - 1913 - 1914 - 1915 - 1916 - 1917 - 1918 - 1919 - 1920 - 1921 - 1922 - 1923 - 1924 - 1925 - 1926 - 1927 - 1928 - 1929 - 1930 - 1931 - 1932 - 1933 - 1934 - 1935 - 1936 - 1937 - 1938 - 1939 - 1940 - 1941 - 1942 - 1943 - 1944 - 1945 - 1946 - 1947 - 1948 - 1949 - 1950 - 1951 - 1952 - 1953 - 1954 - 1955 - 1956 - 1957 - 1958 - 1959 - 1960 - 1961 - 1962 - 1963 - 1964 - 1965 - 1966 - 1967 - 1968 - 1969 - 1970 - 1971 - 1972 - 1973 - 1974 - 1975 - 1976 - 1977 - 1978 - 1979 - 1980 - 1981 - 1982 - 1983 - 1984 - 1985 - 1986 - 1987 - 1988 - 1989 - 1990 - 1991 - 1992 - 1993 - 1994 - 1995 - 1996 - 1997 - 1998 - 1999 - 2000 - 2001 - 2002 - 2003 - 2004 - 2005 - 2006 - 2007 - 2008 - 2009 - 2010 - 2011 - 2012 - 2013 - 2014 - 2015 - 2016 - 2017 - 2018 - 2019 - 2020 - 2021 - 2022 - 2023 - 2024 - 2025 - 2026 - 2027 - 2028 - 2029 - 2030 - 2031 - 2032 - 2033 - 2034 - 2035 - 2036 - 2037 - 2038 - 2039 - 2040 - 2041 - 2042 - 2043 - 2044 - 2045 - 2046 - 2047 - 2048 - 2049 - 2050 - 2051 - 2052 - 2053 - 2054 - 2055 - 2056 - 2057 - 2058 - 2059 - 2060 - 2061 - 2062 - 2063 - 2064 - 2065 - 2066 - 2067 - 2068 - 2069 - 2070 - 2071 - 2072 - 2073 - 2074 - 2075 - 2076 - 2077 - 2078 - 2079 - 2080 - 2081 - 2082 - 2083 - 2084 - 2085 - 2086 - 2087 - 2088 - 2089 - 2090 - 2091 - 2092 - 2093 - 2094 - 2095 - 2096 - 2097 - 2098 - 2099 - 2100 - 2101 - 2102 - 2103 - 2104 - 2105 - 2106 - 2107 - 2108 - 2109 - 2110 - 2111 - 2112 - 2113 - 2114 - 2115 - 2116 - 2117 - 2118 - 2119 - 2120 - 2121 - 2122 - 2123 - 2124 - 2125 - 2126 - 2127 - 2128 - 2129 - 2130 - 2131 - 2132 - 2133 - 2134 - 2135 - 2136 - 2137 - 2138 - 2139 - 2140 - 2141 - 2142 - 2143 - 2144 - 2145 - 2146 - 2147 - 2148 - 2149 - 2150 - 2151 - 2152 - 2153 - 2154 - 2155 - 2156 - 2157 - 2158 - 2159 - 2160 - 2161 - 2162 - 2163 - 2164 - 2165 - 2166 - 2167 - 2168 - 2169 - 2170 - 2171 - 2172 - 2173 - 2174 - 2175 - 2176 - 2177 - 2178 - 2179 - 2180 - 2181 - 2182 - 2183 - 2184 - 2185 - 2186 - 2187 - 2188 - 2189 - 2190 - 2191 - 2192 - 2193 - 2194 - 21

129. 25

- ☐ MUNICIPAL COURT
- ☐ SUPERIOR COURT
- ☐ APPELLATE COURT
- ☐ STATE SUPREME COURT
- ☒ UNITED STATES DISTRICT COURT N.W.N. DIST. (41
- ☐ STATE CIRCUIT COURT
- ☐ UNITED STATES SUPREME COURT
- ☐ GRAND JURY

JURISDICTION: (Check One Only)

Number of pages to this exhibit: () pages

COPIES OF CLARIFYING LEG. LETTERS TO U.S. CT.
APPENDUM - TO ORIG. PETITION
VIZ - W2 OF CLARIFYING - REMARKS
TO REASON - W-CT, REQ'D. NON-COM-
PLAINT TO ORDER OF (05-30-05)
PRISON OFFICIAL ELAT (RECEIVED)

Description if this exhibit:

EXHIBIT

EXHIBIT COVER PAGE

THOMAS, JAMES EDWARD
F-21197/A-1, 601D. / EOP / CM-229
CSP AT SACRAMENTO / FOLSON
DOB No. 290066
REPERA, CALIFORNIA 95670-0066
FED. U.S. DIST. CT. N.W.N. DIST. OF CAL. 1ST. CT.
PETIT-N. N.W.N. DIST. SUPPL CT. REQ'D.

DIS
copy
copy

1025

727.1510 N.N.

30 Building At

TS 11 TS 15

----- 8119 5 21

WDS-ON/IN TYP A/CIT.

Re: THOMAS J. VS. WALKER, J. WARREN, C.R. SAC / U.S. DIST. CT. NO. CV-05-01178-SB

Dear Sir (s)/Madame (s)

I, the Dept., in the above alleged case - as numbered, would like to bring

Direct (over) attention to the next-to-N1/futurability of Definitivity =

ing to process/or file any such legal documents in this or any court(s).

today - 1st - 2-10091 / 10091 twice stated order directions prior payments

at (your) court filing fee x 0) - specifically, A verified/certified copy

OF DEPT'S IN RISE Trust Account Stationery/Machinery before fully

accepting. DEFENDANT'S PETITION FOR LETT. OF RELEASE, DECEMBER 1961

ending - N - too much (e.g. = too little, too few, too many)

[illegible][illegible]

1. H-0305-43-
S. X. Cal. Dist. Ct. of Appeals, 333 W. 52. 12. Street
ins that the said Appeals

840 1066, San Jose, Cal. 45113-15 St. 111 V n. -decided - 50 ft, 1224 Y 2222 2 tents -

~~Five graftings of 2 show-rose order in Mid. Feb - but, the Cal. Mty. d.m.~~

was, as usual, by far the fully delayed same with all types of records - of VN-234021 ex.

Notes / Plaps to / his / dis-advisedly - fnc, so-called, Atty / Govn / elay mation

Could do nothing. Van'til that court decided to allow the Atty General to -

exhaust (most) options of such fixed tactics. But to date, another log/letter

(same Pseudonym stating that (he) would see (me) back in Superior Court,

Very soon for the said / stopped show - cause - or order - cancelling for every two month

Oct, 1932 have reported that the *G. m. m. n. c.* is

6.14-15. Rowland - Mr. Rowland / 17 shares goes after about six reports of typhoid - 6

over to the other Requests direct to the Unit Lt-N- Sgt. s Office - N

44-38861-1011

Plomentali H2502 (over) Petition - W. A. K. J. Amato Trust Affct, Rev. Fid Form (State

-N. ON (05-31-08) I directed ANJANA. Rishi. V.2 TNA/COR/BOS INM. APPLS Form.

Still, a baseline NA not a response provided - will keep trying. You'll find the Formed Than you

Very Respectfully Y^{rs}

- DRUG. PETITION / Already filed -
see all A 001's (supp) in vol 1 of 1000.
SEE CT. RCDs
FED. COURT, U.S. DIST. COURT, D. OF CAL.
SAW JOSE, CALL FORM 12
AND ENVU M. TO ORIC. PETIT - W. STAND. BY - 500 PM 11/17/01.
AWAITING THAT 1001'S COMPARISON OF PCT.
A CT. ROSTO, VERG/ CERR. OF INM
PRISON TRST. ACCT. STATUS
NON - PRISON / PLAT REFUSAL
NOT. HUMANITY POSSIBLE

$$\begin{array}{r} 10221 \\ \times 345 \\ \hline 51325 \\ 408840 \\ 1022100 \\ \hline 3526755 \end{array}$$

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

-APPL. OF 32 Mq-
JAMES EDWARD THOMAS, Jr., Petitioner,
v.
J. WALTER R. WOOD, CSO AT SAC/Cad
Respondent

PROOF OF SERVICE

I the undersigned, here by certify that I am over the age of eighteen years, and I (am) (am not) a party to the above entitled action.

On July 10, 2008, I served a copy of:

(2) Letter to J. Walter R. Wood, CSO AT SAC/Cad, Petitioner, (1) Ltr.

By placing said copy in a postage paid envelope addressed to the person hereinafter listed, by depositing said envelope in the United States mail:

1. FEO, U.S. DIST. CT, For Northern District of California, (2) Two copies to each of the following:
2. FEO, U.S. DIST. CT, For Northern District of California, (2) Two copies to each of the following:

OFFICE OF THE CLERK

U.S. DISTRICT COURT - JUDGE

U.S. DISTRICT COURT - JUDGE

I declare under the penalty of perjury that the foregoing is true and correct. To the best of my knowledge and belief,

(July 10, 2008)

(Signature)

Declarant

IMP. NDI CUSTODY Flatly REFUSES TO ALLOW ME TO TRY TO APPEAL
 THEIR /THOSE, TOO, FRAUDULENT / TOO ASSUMPTIVE PSEUDO CONVS.
 BY UTTERLY / MAINTAINLY FALSIFYING MY MAIL NOT ALLOWING
 (MP) TO HAVE (ANY) ACCESS TO ANY COURTS / GENUINE ATTY(S)
 HAVING THEIR SICK-INFO RMATS TUMP-ON-ME / TOTTING MOST OF
 THE FALSE - N - COPIES OF MAIL IN / SUB OUTSIDE OF - OF MY PROPERTY
 PETITION FOR A WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

Name THOMAS, JAMES EDWARD
 (Last) (First) (Initial)

Prisoner Number F-21197/A-X 6th Bid / PSU, C.N. 120 / POB N. 290066

Institutional Address RE (S.P. AT SACRAMENTO / FOLSOM

REPRESA, CALIFORNIA, 95670-0066

JUL 17 2008

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA

RICHARD W. WIEKING
 CLERK, U.S. DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 OAKLAND

THOMAS, JAMES EDWARD

(Enter the full name of plaintiff in this action.)

VS.

WALKER, WARDEN AT / FOR

C.S.P. AT SACRAMENTO / FOLSOM

THE COUNTY OF - SANTA CLARA

THE CAL. STATE ATTY. GEN.

(Enter the full name of respondent(s) or jailor in this action)

Case No. _____
 (To be provided by the clerk of court)

PETITION FOR A WRIT
 OF HABEAS CORPUS
 SUPPLEMENT
 TO ORSG-AIRREADY
 DN-FILE

Read Comments Carefully Before Filling In

When and Where to File

You should file in the Northern District if you were convicted and sentenced in one of these counties: Alameda, Contra Costa, Del Norte, Humboldt, Lake, Marin, Mendocino, Monterey, Napa, San Benito, Santa Clara, Santa Cruz, San Francisco, San Mateo and Sonoma. You should also file in this district if you are challenging the manner in which your sentence is being executed, such as loss of good time credits, and you are confined in one of these counties. Habeas L.R. 2254-3(a).

If you are challenging your conviction or sentence and you were not convicted and sentenced in one of the above-named fifteen counties, your petition will likely be transferred to the United States District Court for the district in which the state court that convicted and sentenced you is located. If you are challenging the execution of your sentence and you are not in prison in one of these counties, your petition will likely be transferred to the district court for the district that includes the institution where you are confined. Habeas L.R. 2254-3(b). (P. 2)

1 Complete all applicable questions in the proper blank spaces. If you need additional space to
2 answer a question, you may attach additional blank pages. Make clear the question to which any such
continued answer refers.

3 Only one sentence or conviction may be challenged in a single petition. If you challenge more
4 than one, you must do so by separate petitions.

5 **V. After Petition Is Filed**

6 You will be notified as soon as the court issues an order. It is your responsibility to keep the
7 court informed of any changes of address to ensure that you receive court orders. Failure to do so may
result in dismissal of your suit.

8 **VI. Inquiries And Copying Requests**

9 Because of the large volume of cases filed by inmates in this court and limited court resources,
10 the court will not answer inquiries concerning the status of your case or provide copies of documents,
except at a charge of fifty cents (\$0.50) per page. You must therefore keep copies of all documents
submitted to the court for your own records.

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26 (P. 3)
27
28

3. Did you have any of the following?

Arraignment:

Yes X No

Preliminary Hearing:

Yes X No

Motion to Suppress:

Yes X No

4. How did you plead?

Guilty Not Guilty X Nolo Contendere

Any other plea (specify) NONE - N/A.

5. If you went to trial, what kind of trial did you have?

Jury X Judge alone Judge alone on a transcript

6. Did you testify at your trial?

Yes No X

7. Did you have an attorney at the following proceedings:

(a) Arraignment

- ONLY A County Dep. Pub. DEF. -
Yes No X

(b) Preliminary hearing

Yes Same No ✓

(c) Time of plea

Yes Same No ✓

(d) Trial

Yes Same No ✓

(e) Sentencing

Yes Same No ✓
out of county, selected Counselor?

(f) Appeal

Yes Same No ✓

(g) Other post-conviction proceeding

Yes Same No ✓

8. Did you appeal your conviction?

Yes Tried No

(a) If you did, to what court(s) did you appeal?

Court of Appeal same 6th Dist.?? Yes ✓ No ✓

Year: 03-20-06 Result: AFTER almost 3 yrs delay, claimed only

Supreme Court of California Yes X No

Tried to Certify Appeal There - in For C. Atty. Gen. & too excessive

Year: 10-18-07 Result: Denied -

Any other court U.S. Fed Dist. Ct. Yes No

Year: 04-02-08 Result: Still Pending, Awaiting Verified Test Stmt.

(b) If you appealed, were the grounds the same as those that you are raising in this

P. (4)

Did you seek permission to file a rule application? No But I sent one in just in case w- no words from D.P.O.

Yes / No /

Superior Ct. Dec. 36/190 W. Hedding St/ San Jose, Cal. 95101

9. Other than appeals, have you previously filed any petitions, applications or motions with respect to this conviction in any court, state or federal?
~~Tried Fatally-TA Victim~~
 Yes X No

[Note: If you previously filed a petition for a writ of habeas corpus in federal court that challenged the same conviction you are challenging now and if that petition was denied or dismissed with prejudice, you must first file a motion in the United States Court of Appeals for the Ninth Circuit for an order authorizing the district court to consider this petition. You may not file a second or subsequent federal habeas petition without first obtaining such an order from the Ninth Circuit. 28 U.S.C. §§ 2244(b).]

(a) If you sought relief in any proceeding other than an appeal, answer the following questions for each proceeding. Attach extra paper if you need more space.

I. Name of Court: KLA. / / / /

Type of Proceeding: NC

Grounds raised (Be brief but specific):

a. N/A.

b. _____

C. _____

d. _____

Result: N/A. / Date of Result: N/A. /

II. Name of Court: N/A.

Type of Proceeding: NCA.

Grounds raised (Be brief but specific):
(P. 5)

a. N/A.

b. _____

c. _____

d. _____

Result: N/A.

Date of Result: N/A.

III. Name of Court: N/A.

Type of Proceeding: N/A.

Grounds raised (Be brief but specific):

a. N/A.

b. _____

c. _____

d. _____

Result: _____ Date of Result: _____

IV. Name of Court: N/A.

Type of Proceeding: N/A.

Grounds raised (Be brief but specific):

a. N/A.

b. _____

c. _____

d. _____

Result: N/A. Date of Result: N/A.

(b) Is any petition, appeal or other post-conviction proceeding now pending in any court?

Hopefully This Court.

Yes X No _____

Name and location of court: Fed. U.S. Dist. Ct., Northern Dist. of Calif., Cal.

B. GROUNDS FOR RELIEF

State briefly every reason that you believe you are being confined unlawfully. Give facts to support each claim. For example, what legal right or privilege were you denied? What happened? Who made the error? Avoid legal arguments with numerous case citations. Attach extra paper if you

(P. 6)

need more space. Answer the same questions for each claim.

[Note: You must present ALL your claims in your first federal habeas petition. Subsequent petitions may be dismissed without review on the merits. 28 U.S.C. §§ 2244(b); McCleskey v. Zant, 499 U.S. 467, 111 S. Ct. 1454, 113 L. Ed. 2d 517 (1991).]

The Ct. n. D.P.D. Secretary, supposedly, holding a 995 hearing - w/o my presence:
Claim One: Deliberate Conflict-Of-Interests OF County Dep. Pub. Def. And The

USC. § 1614 Amendment Violation / No F. Priv. L. Fed. matched - Dep. Pub. Def. would-be/would have been County Solicited Out-Of-Co. Counselor/Some as

The Sup. Ct. Judge forcibly - w/o my consent demanded that I go to work for ARS 1614
Supporting Facts: The Co. Dep. Pub. Def. 2 F. Priv. L. Fed. matched -

Prior Dismissal for Eye w/o ms-10 - n. Absolutely, no F. Priv. L. Fed. matched -
Promise That (he) knew (he) could win said case - but, 2 F. Priv. L. Fed. matched -

Mis-use of U.S. 1614 - n. Related Prior R.P. Privately, Commission
Def. Confidence (they) stalled around/kept delaying until the Judge demanded that

USE 1614/14 - violation - n. For full violation - n. A - B, Attached At rear of Pet.
(he) convince Def. To waive Time, To U.S. Necessity - See The Attached Exhibits.

Illegally Suggesting Intended Ex. w/o ms-10 - n. Holding cell before Preliminary Hrg.
Claim Two: The D.P.D. Flately Assented/ Stated, in closing Arguments That Def. was

But, Only For The Purpose - Of - Peeking - Any Admission By Court Is Sure Conviction
- Definitely, The Perpetrator In That Burg. At Only State - Cap - To Facilitate Get-away

The D.P.D. n. Spring fully advised/ Flately Refused Bring in info. of Prior Dismissal
Supporting Facts: There have been many show of disrespect for Def. Rights To -

The D.P.D. use of Am. 1614/14 - n. Related Prior R.P. Privately, Commission
A Fair Trial by A Partial Jury - n. The Addition of The Facts That (he)

Absolutely, no Burger on 1614 - n. Related Prior R.P. Privately, Commission
Flately Refused To bring-up in the most crucial / Pertinent Facts Surrounding

the very ms-10 - n. Prior Dismissal of Charges for Same - n. The Peculiarities of The
Other U.S. Common Fraudulent non-occurrence - See Exhibits A-B

Claim Three: None Others were Touched-upon by either Trials D.P.D. or

And the Co. Solicited Counselor - Both, of which, showed great Disinterest.

Supporting Facts: See The Attached EXHIBITS At Rear, for better details.

If any of these grounds was not previously presented to any other court, state briefly which grounds were not presented and why:
Definitely The Final Priv. L. Fed. Did not match The Def. or Am. 1614 - n. Related Prior R.P. Privately, Commission

Absolutely, no Burger on 1614 - n. Related Prior R.P. Privately, Commission
The Claims Above were too haphazardly done By The D.P.D. And The, Would-Have

Been Appeals Counselor - n. Who, also, had County's interests - At Rear and Only, half.

Heartily Rejected The Psychological State of Def. - n. As The D.A. wanted, started - n. Partially - See EXHIBIT

n. 2 small Step - At Effective Asst. of Counselor (Some-how, The Ct. Only Ruled on Some of the

List, by name and citation only, any cases that you think are close factually to yours so that they are an example of the error you believe occurred in your case. Do not discuss the holding or reasoning

of these cases: Mixen v. S. AY 2002, (1966) U.S. SUP. CT. RPTS. 2nd P. 604

VJC RIGHTS SEVERELY VIOLATED - USC ART. I - 4 - 5 - 6 - 8 - 14
DOUGLAS VS. CALIF., (1966), U.S. Supreme Courts RPTS. ? / Pg. 8 / Peo. v. MAY.

Sden, (1970), 2 C. 3rd, P. 118; Peo. v. Molina, (1977), P. 2d, P. 544; Cuyler v. Sullivan,

(1980), 446 U.S. P. 335; Peo. v. MASSARO, (2003), 155 b.Ed. 7th, P. 714 / Peo. v. JOHNSON, P. 854.
(1950), 222 P.R., P. 335; Peo. v. LERO, (1961), 16 C.R., P. 777; C.F. Peo. v. PARMETER (1934), 138 C.A.

Do you have an attorney for this petition? UNK. Yes X No X

If you do, give the name and address of your attorney: SE. C12. (0.)
MARK POPOV-CAMPARI - D.P.O. - ANK-AT-NEW - David D. MARTINI, ESQ. ATT-AT-LAW -
The Dep. Atty. Gen. OF 220 W. MISSION ST., SAN JOSE / APPLS. CUSIT. OF 622 L290212 L290, K12. C21.

WHEREFORE, petitioner prays that the Court grant petitioner relief to which he may be entitled in this proceeding. I verify under penalty of perjury that the foregoing is true and correct. To The Best OF
my knowledge - believe - as to those belief on my INFO, only I, also, believe to be true?

Executed on 104 14 08

Date

JAMES EDWARD THOMAS
 Signature of Petitioner

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

THOMAS, JAMES EDWARD
Plaintiff,

vs.

WALKER, J., WARDEN OF C.S.P. SACRAMENTO
Defendant.

CASE NO. 04:08-cv-1778-SBA

PRISONER'S
APPLICATION TO PROCEED
IN FORMA PAUPERIS

I, James Edward Thomas, declare, under penalty of perjury that I am the plaintiff in the above entitled case and that the information I offer throughout this application is true and correct. I offer this application in support of my request to proceed without being required to prepay the full amount of fees, costs or give security. I state that because of my poverty I am unable to pay the costs of this action or give security, and that I believe that I am entitled to relief.

In support of this application, I provide the following information:

1. Are you presently employed? Yes ___ No X

If your answer is "yes," state both your gross and net salary or wages per month, and give the name and address of your employer:

Gross: N/A Net: N/A

Employer: N/A

If the answer is "no," state the date of last employment and the amount of the gross and net salary

(P. 9)

1 and wages per month which you received. (If you are imprisoned, specify the last place of
2 employment prior to imprisonment.)

3 I ONLY WORKED FOR APPX. TWO (2) WEEKS IN JAN/FEB. OF 2001 AT FOR MEDIA
4 ONE ADVERTISING AGENCY - AT 81 N. 2ND STREET, SAN JOSE, CALIF. 95112 - - -
5 DON'T REMEMBER CORRECT AMTS. OF PAYMENTS - BUT, ROUGHLY - W/ SENTENCE APPX [600.00]

6 2. Have you received, within the past twelve (12) months, any money from any of the following
7 sources:

8 a. Business, Profession or
9 self employment

Yes ___ No X

10 b. Income from stocks, bonds,
11 or royalties?

Yes ___ No X

12 c. Rent payments?

Yes ___ No X

13 d. Pensions, annuities, or
14 life insurance payments?

Yes ___ No X

15 e. Federal or State welfare payments,
16 Social Security or other govern-
17 ment source?

Yes ___ No X

- N/A/NO -

18 If the answer is "yes" to any of the above, describe each source of money and state the amount
19 received from each.

20 N/A.

22 3. Are you married?

Yes ___ No X

23 Spouse's Full Name: N/A.

24 Spouse's Place of Employment: N/A.

25 Spouse's Monthly Salary, Wages or Income:

26 Gross \$ N/A.

Net \$ N/A.

27 4. a. List amount you contribute to your spouse's support: \$ None

28 b. List the persons other than your spouse who are dependent upon you for support

and indicate how much you contribute toward their support. (NOTE: For minor children, list only their initials and ages. DO NOT INCLUDE THEIR NAMES.)

N/A.

N/A.

5. Do you own or are you buying a home? Yes ___ No X

Estimated Market Value: \$ N/A. / / Amount of Mortgage: \$ N/A. / /

6. Do you own an automobile? Yes ___ No X

Make N/A. / / Year N/A. / / Model N/A. / /

Is it financed? Yes N/A No ___ If so, Total due: \$ N/A

Monthly Payment: \$ N/A. / /
ONLY had a very small amount used for SSN check casting and UNK?

7. Do you have a bank account? Yes X No X (Do not include account numbers.) UNK.

Name(s) and address(es) of bank: BANK OF AMERICA 125 So. Market St. / NEAR

THE CO. MUSEUM - OF. ART / THE FARMONT HOTEL / CESAR CHAVEZ'S PL 22 / WELL FLYGO BANK, S.F. CAL.

Present balance(s): \$ UNK. NOW N. MUCH - TO SMALL to be adequate to pay for Ct. Costs / Att.
THE ARRESTING OFF (WINDO) DELIBERATELY STOLE / CONFISCATED (15) OF MY \$1800.00 (2700) ON MY

Do you own any cash? Yes X No ___ Amount: \$ 1900.00
DEFINITE by NOT AWARE (2612 I have tried in / - RE-REFUSED TO
UNKN / FIDELITY / NOT ON BK. SHEET
AND/OR P.P.?

Do you have any other assets? (If "yes," provide a description of each asset and its estimated
market value.) Yes X No ___
See Attached EXHIBITS A-B

\$400 / 168 / PAY 66.00 (12-11-04) - N. DEPT - THE A-OF - RESIDENCE KEYS
I HAVE FUNDS OWED / CONFISCATED FROM ON MY 2700 IN 2003 / BY 2 KATE, INT. OF PER SERV. BY CONGLISS

8. What are your monthly expenses?

Rent: \$ N/A (Award - OF State) Utilities: N/A. / /

Food: \$ N/A / / Clothing: N/A. / /

Charge Accounts:

Name of Account	Monthly Payment	Total Owed on This Acct.
<u>N/A.</u> / /	\$ <u>N/A.</u> / /	\$ <u>N/A.</u> / /
<u>N/A.</u> / /	\$ <u>N/A.</u> / /	\$ <u>N/A.</u> / /
<u>N/A.</u> / /	\$ <u>N/A.</u> / /	\$ <u>N/A.</u> / /

9. Do you have any other debts? (List current obligations, indicating amounts and to whom

they are payable. Do not include account numbers.)

PRIS. APPLIC. TO PROC. IN FORMA (P. 11)

1 Only A very Small Obligatory Prison Mis-Indirectly Acquired F.O.U. For the
2 lost OF State Lib. Book Temporarily in my Care.

3 10. Does the complaint which you are seeking to file raise claims that have been presented in
4 other lawsuits? Not entirely. No New Suit IS Contemplated At this
Yes Time, only concerned No with trying to Right-A-
Too Atrocious wrong.

5 Please list the case name(s) and number(s) of the prior lawsuit(s), and the name of the court in which
6 they were filed. No - Suit - Contemplated - At - This - Time.

7 N/A / / / / /
8

9 I consent to prison officials withdrawing from my trust account and paying to the court the
10 initial partial filing fee and all installment payments required by the court.

11 I declare under the penalty of perjury that the foregoing is true and correct and understand
12 that a false statement herein may result in the dismissal of my claims. Yes - But very Edigent No Funds

13
14 104 14 08

15 DATE

16
17
18
19
20
21
22
23
24
25
26
27
28
James Edward Thomas
SIGNATURE OF APPLICANT

Case Number: 04:08-cv-1778-SBA
- US DIST FOR N.W. D. OF CALIF.

CERTIFICATE OF FUNDS
 IN
 PRISONER'S ACCOUNT

I certify that attached hereto is a true and correct copy of the prisoner's trust account statement showing transactions of None - No Funds here-in ^{- Acc. 12610} for the last six months at

CSP At Sec./Fol., Represe, Calif. [prisoner name]
Thomas, James Edward / F-21197 where (s)he is confined.
 [name of institution]

I further certify that the average deposits each month to this prisoner's account for the most recent 6-month period were \$ None. 11 and the average balance in the prisoner's account each month for the most recent 6-month period was \$ None. 11.

Dated: 07-14-08

Prison OFFICER IS NOT (by REFUSED) To Do Any
 [Authorized officer of the institution]

(R 13)

(0)

ADDITIONAL REVELATION(S) TO
THE PROSECUTION'S DELIBERATELY,
WANTONLY RESORTING TO BAD-FAITH
WITH INTENTIONAL MIS-CONDUCT(S)
TO JUSTIFY A VERY TAINTED UN-JUST-
IFIED / PRE-FABRICATED CONVICTION
THRU DIRE TRICKERY / UN-LAWFULLY
ILLEGAL-USE-OF DIS-SIMILAR /
UN-ALLOWABLE PRIOR RAPE CONV.
VIA / BY WAY OF EXHIBIT(S) NO.

"A"

[PER / CONSISTING-OF-TWO (2) PGS.]

(P. 14)

(J)

1. BEARS/DEFENDING WITHIN'S DEFINITIONS OF THE
2. (CALIFORNIA PENAL CODE(S), STATE LAW SECTIONS):
3. Expected- AS PER STATED/USED IN/FOR ALL (CITIZEN(S)) [INFER.MINE]:
4. Thomas, H.C. USDCT, NRM. DR. CAL. -CN. - 04:08-CV-01778- S.B.A.:
5. 459 C.P.C.; Burglary-In-The-First Degree: "The UN-lawFULL Entry
6. INTo AN Occupied Dwelling, IN The Night Time-W- The SPECIFIC
7. -INTENT To DePRive IT'S OWNERS OF (THEIR) PROPERTY PERMAN-
8. tly. BUT, IN ORDER To PROVE Same, The SAId Accused Perpotrator
9. HAVE To HAVE Had The SHOWN SPECIFIC INTENT That barCeney
10. was, DeFInately, (His) INTENT-N- WAS Caught/seen-IN- The
11. POSSession OF SAId INTENDED Item(S) AT The Time(S) OF APPRe-
12. hension - - - And, DeFInately, Not ONLY AN ASSUMPTive GUESSible
13. POSSibility, How-Ever Slight, Due-To-Pass, AsserTively POSSible - "OR NUMBER (PASS C.B.) NOT SHOWN-HIS"
- 14.
15. 220 C.P.C.; Assault-W-INTENT-TO-Rape: "BeFOre IT IS Even A POSSibility,
16. IN ORDER To Sustain AN Accusational CHARGE, How-Ever-ILL-Feasible/Ra-
17. tshinable, The PROSECUTOR HAS To SHOW-W/O-A DOUBT, That AN IN-
18. truder/ACCused HAD The SPECIFIC INTENT, Bent-ON- SEXual Gratification
19. ON/with A (FROM AN UN- WILLING [Female] Victim, Against (Her) Will-N- SUCH
20. AN INTENT HAS To Be MANifested By The INTENTIONAL/MENACINGly TOUCH-
21. ing- and/or Feeling (Her) Private Part(S) - - - DeFInately, HAS To MAKE Physical
22. CONTACT/or Verbalized-W/O-A DOUBT(S) - - - And, DeFInately, Not IF (He)
23. Got'S APPRehended IN AN Area, Some-where, NEAR A WOULD-HAVE-BEEN, Burg-
24. larized Apt., Where AN Intruder, Purportedly, WAS OBSERVED, IN DARKNESS,
25. STANDING AWAY FROM The FOOT-OF-A-Bed, Frantically SKYwards/up-n-DOWN
26. Side ways - - - W/O-ANY CONTACT [Bodily or Other-wise] No Verbalizations)
27. was Reportidly wearing A Light Green TOP-W- A Black-N-White Base-Ball CAP-N-
28. DeFT. Comes ALONG, Trying To AVOID The Too/Always menacing/closely Surveillance Pol. Drynet
29. Gets) UP-Avoidably -N- most Brutally Arrested-N- Charged FOR Same /wearing A Dark
30. Grey-n-Pink Sweater -W/O- ANY Head Covering, what-So-Ever/NO FingerPrints From
31. Said Rescht. Matched (His)/No Covering on Hand(s) was only Framed, Because OF A False PLOT - "Rede LOAN."

(CONT. FROM PAGE No. 1, C.P.C. LAW)

- 1.
- 2.
3. 647 - H-I-J, C.P.C. Prowling / Peeping For The Specific Intent To Commit
4. Burglary: "As Cal. Law Now / Always Stand - In Order To Support - n - Sustain AN
5. ACCUSATION OF MIS-CONTRIVED / TOO PURPOSEFULLY ENTROPABLE PROWLING - n - PEER-
6. ING FOR - THE PURPOSE OF COMMITTING BURGLARY, IT HAS TO BE SHOWN / OR
7. DEFINATELY, PROVEN THAT AN ACCUSED WAS IN A POSITION / HAD - A - CLEAR VIEW
8. 2+ ANY SUCH PEEPABLE OBJECT - n - HAS TO BE FULLY PROVABLE - w - RELIABLE
9. EYE - WITNESSES - - - IT'S, TOO, HIGHLY UN-LIKELY, THAT A / ANY DEFT. / SPITEFULLY ACCUSED
10. OF ANY SUCH PEEPING OR PROWLING ONLY BY BEING FORCED - IN - AN - AREA BY TOO
11. HARASSMENTALLY / TOO CLOSELY SURVEILLING / VINDICTIVE POLICE, FOR THE SPECIFIC
12. INTENT OF CREATING ANY SUCH CRIMINAL MIS-BEHAVORIAL MIS-CONDUCT IN ORDER
13. TO, MAYBE - SOME - HOW, SUPPORT A RE-FILING ON THOSE DISMISSED FELONY CHARGES - OF
14. PSEUDO BURGLARY - n - 220 C.P.C. ASSUMPTIONS - w / o - ANY PRO EVIDENCE - - - WHERE DEFT.
15. IS ONLY SEEN / APPREHENDED WALKING ON A, TOO WELL LIGHTED DRIVE-WAY - n - THE SAID
16. POLICE HAD SET-UP ON THE OPPOSITE STREET TRYING FOR (HIM) TO RE-APPEAR - - - NOTING
17. THAT A VERY STRANGE / WEIRD PARTY APPEARED AT THE PRELIM. HEARING CLAIMING THAT (HE)
18. WAS PARKED OUT-FRONT NEXT DOOR - n - OBSERVED DEFT. PLACE ARMS / HANDS - w - SWEATER SLEAVE
19. OVER EYES - n - LARGE BLACK BAG. PEEPING THRU AN / A FULLY SHADED / UN - PEEPABLE CLOSED
20. WINDOW [SIDE] - n - SKY-WINDOW OVER FRONT DOOR. NOTING THAT DUE TO AN INDEP. INVEST.
21. IT WAS HEARDED THAT (HE) WAS, AT BEST, (6) HOURS TO THE NE. UN-OBSERVABLE OF S. SIDE
22. AND THE ATTORNEY SWORE UPON - DOWN THAT (HE) SAW DEFT. - - - NO BURGL. TOO (S) / DEFT. NO STOP. LATER - "
23. C.P.C.'S Lawful / Acceptable / Proper ID. : IN ORDER FOR THE PROS. TO PROVE THAT A / ANY
24. WITNESS'S ID. IS CLEAR - n - CONVINCING - - - IT HAS TO BE AN / A PREDICABLE / TRUTHFULL
25. FACT THAT SUCH AN EYE - WITNESS HAS TO BE IN A POSITION TO OBSERVE A SUSPECT IN ADEQU-
26. UATELY LIGHT - w - OBSTRUCTION SO THAT THE SAID ID. IS CONVINCING - - - DEFINATELY / ABSOLUTELY, NOT
27. IN DARKNESS [TWICE] - n - BEING PLACED IN - JAILHOUSE HOLDING CELL - w - AN ACCUSED FOR THE PURPOSE OF
28. COERCED ASSURATIDITY, PRIOR TO - THE - PRELIM., AND / OR SELECTED AFTER AN ENTROPMENTAL
29. RE-ARREST OR OVER OUR WARRANT / CLAIM (YOU) SAW - IN - COURT, BUT, LATER RECAL THAT (YOU)
30. WERE NO-WHERE - AROUND. PLUS, THE ILLEGALLY PRIOR REPE VICTIM PRACTICALLY TRIED TO WITHDRAW (HER) - "
31. FIN FOR NOW (Page No. 16) SAME / IDENTICAL

(R)

ADDITIONAL REVELATION(S) TO THE
PROSECUTION'S DELIBERATELY/WAN-
ONLY RESORTING TO ACTS-IN-BAD
FAITH WITH INTENTIONAL MIS-
CONDUCT(S) TO TRY-TO JUSTIFY A-
PRE-FABRICATED/VERY TAINTED CON-
-VICTION THRU DIRE TRICKERY-W-
A VERY DIS-SIMILAR/TOO UN-LAW-
FULLY USED VERY DIS-SIMILAR PRIOR
FABRICATED CONVICTION. PROVEN FALSE!
VIA/By WAY OF EXHIBIT(S) NO.

"B"

AS PER/CONSISTING-OF-(S) Pages, IN (All)

(P. 17)

(H)

04-14-08

THOMAS, JAMES EDWARD
 F-21197/A-1, 6th Bld./PSU./B-SECT. C.120
 C. S. P. AT SACRAMENTO/FOLSOM
 P.O.B. NO. 290066
 REPRESA, CALIFORNIA 95670-0066

HONORABLE JUSTICE PECKUM, PRESIDING
 C.D. OFFICE - OF - THE CLERK
 U.S. DIST. COURT, FOR NRN. DIST. OF CALIF.
 FED. COURT-HOUSE BUILDING AT
 280 S. First St./San Jose, Cal. 95113-

C. NO. 04:08-cv-01778(3)S.B.A.

Re: THOMAS VS. WALKER, WARDEN - Supr. Ct. N. CC-583911/1st Dist. Cal. App. 4, H030573/-col. SUPRECE-
 S-156953-MP.

Dear Sir(s)/Madame(s), Please be advised that in receipt/compliance with your request's via
 two (2) letter(s) of, (04-09-08), I am writing to let/you know that I have taken certain, nec-
 essary step to try to comply with your earnest requirements, with-in (30) days from -
 (04-03-08), on/ regarding my attempted to continue/certify my appeal to this great
 Federal Court via your required/standing order of thru the great writ-of-Habeas Corpus -
 N- that was for me/Deft. to forward you/this Court a verified copy of my Instit. Trust
 Status record on/before (05-03-08) - or my, very meaningful writ would be denied. Also,
 I received (this/those) Communique(s), some-what, w- a false address - n- w/o - the forms
 U.S. stamped envelope that this Court stated would be in it/enclosed - but, was not! I just
 hope that the letters are not completely fabricated - - - Just as CDC/Santa Clara Co.
 is, too famously vindictively noted for? Plus, here-in, I include a short synopsis/run-
 down of the humorous & atrocious deliberate mis-conduct perpetrated on Deft. by the
 P.A. & w Enforcement Agency of Santa Clara Co. - n- most Co-operate State-of-Calif. The-
 falsity of my vindictively, capricious - w- vehement spitefulness to the point of 2n- all out
 effort(s) to deliberately frame Deft. - n- covertly prevent (him) from appealing the, very,
 fraudulent conviction(s) - n- very erroneous charges, w- the overt intentions of trying
 to psych. Deft. out or make it appear that (he) is psychologically/mentally un-b2 (12) mcd;
 As per Defts. very ill/brutal treatment, Every-where - 2- where/way, simply - because,
 I refuses to plead guilty or 25K/ nor accept - 2- deal to any / their trumped-up ill-
 fictitious/made-up charges, just to please/make (their) job - 2- wee-bit easier so (they) can
 (they) 2 re, blindly, protecting the citizens, at-large. Plus, it can be fully noted that I am
 severely dis-satisfied - w- the S. C. Co. hired Appeals Att. From Alameda, Cal. - - - If there
 was one (1), does not seem like - it to Deft. due to - his, too poor, showing there-on, Suppos-
 idly, on my behalf - but, just like the trials Pub. Def. (He) definitely, had the County's
 best interests - at - heart, after (He) kept assuring Deft. that (He) could win the said case
 - w/o - 2 doubt - n- there would not be any waiver-of-time / He was prepared to go to trial
 as soon as possible. But, after a deliberate wait (prolonging of the trial while just -
 fiddling around trying to pressure - Deft. into 2 deal of (his) choosing, when the
 Sup. Ct. C. 12 under Judge realized they, too, cautious mistake of deliberately over-step-
 ping - the - U.S. Const Rights-of-Deft., said Judge very sternly/vehemently demanded
 that the D.P.D. convince Deft. to wait time to help the Pros. / flatly refused to -
 bring the real - n- most pertinent, deliberately covered facts - of the earlier dis-

(A.L)

(CONT.)

Missed-of-charges - because, the purported eye-witness claimed that (he) saw, in the dark,
 an intruder standing away from the foot-of-2/the bed wearing A light-green top/
 A Black-n-white Baseball Cap/wearing it's hands skyward/in appose-to-Deft's
 wearing OF A Dark Grey-n-Black Sweater - w/o any type-of-head covering/s!
 Deft's Finger-Prints did not match any-of-the Prints taken from the, alleged burg-
 larized Apt. Nor did Deft. have objects on (covering hands - Plus, the UN-disput-
 ed/UN-deniable Fact that had been observed earlier Prior to (his) arrest by
 the, always, Surveilling Police - n- at least (8) other residents in the immediate area,
 so similarly/un-similarly noted; Plus, the very Friendly Female right next door to
 where Deft. was arrested, sitting-on-2n-but doors toilet stool, when (she) had
 just too easily inv.ited Deft. to come visit (her) at (her) home [indicating] anytime
 I like/choose, always welcome! - n- most important-of-all with (his) Failure to
 argue adequately why the, very illegal Prior Should not be Permitted - - - Only 2
 guessable/spitefull assumptive attempted-rape vs. 2, would-be, Forced violent falsely
 Prior conviction - [later the purported/would-have-been, victim, went to great lengths/
 pains-of-possible embarrassment to let the Court know that (she) testified erroneou-
 ly/falsely at each hearing/trials - n- that the D.A. /o-erged (his) into it, to win
 an easily conviction - because, (she) had not been raped/could - not/did not ID. No one
 - n- that (she) apologizes for (her) error - - - So, brough-out in the Cal App. Ct's Indep.
 Investigation - Did not even question the False ID. due to (under the too great, ex-ru-
 iating Painfully Forced Brutal treatment of the Deft. during said arrest by 2 Police
 OFF. who had dealings - w- Deft. a few days earlier on N. 4th St., of which, (he) had
 to look the concession willing participant in (his) instigated Attraction/Plus, the UN-
 disputed Fact that one too mean/spitefull Former Sexual Unit Employee made
 it clear that (he) vehemently hated Deft. Passionately, where-25 (he) has falsely-n-
 maliciously testified at two separate trial against Deft. - out-wardly stated that (he)
 wanted/would get/keep Deft. off the streets permanently/as long-as possible/any ways
 possible - because, I am a 290 P.C. Registrar (he) too easily arrested Deft. for burglary
 on, (02-09-03) - but, after further checking, there had been, absolutely, no such Burglary
 - because of (his) hatred of (all) accused sex offenders (he) flatly refused to dis-
 miss the charges only dropped it to 2 Peeping (Prowling-w-Burg. Tool-Poss. (A small thin-
 wire, he claims is used to Car-Jack Autos) - n- the D.A. refused to admit any, so
 called victims or the/any eye-witnesses /The Jury quickly convicted-w- entrance of Rape
 And most damaging of all the D.P.D. stated in closing arguments that - w/o-a-doubt,
 Deft. was the one in that Burglarized Apt - but, only for-the-Purpose of "Peeping"!
 - n- indicated that Deft. probably took said C.P. to facilitate (his) get-a-way - Plus (he), also
 flatly refused to bring the many other conflicting, most Pertinent Fact to the Jurys
 attention - e.g. why the last arr. OFF. did not specify (their) too close/entrapmental Surv-
 eillance for the Purpose of the best-opportuned time of serving 2n-overdue re-arrest
 warrant / where (he) (they) truthfully observed/arrested Deft. / why (he) gloated-over (his) UN-
 authorized/UN-misrandomized questioning of Deft. about why (he) had to leave (his)
 residence - - - "What's was the Matter, Tu. Broken-n- You don't have anything to do-look-2's I
 was/still am wondering who Booby-trapped (it)? No ask OFF. Wince why (he) stole Deft's. Funds
 flatly refused to Record on Truth-Acc't in P.R.? Saying I will have - To bring-up on Appeal - n- m-
 Plus, the Appeals Att- Just like the admitted Co-psychiatrist who falsely claimed to re-
 present Deft. in (1998) - n- 2003 - n- sdmt. wise only wanted to discourage Deft. by stating/in-
 dicating, "He Had To Eat like Everybody Else (you-ku-bit-the-Handes That Feed You!"
 All these n- more atrocities dis-regards deprived Deft. of (his) USC. Rights - 1, 4, 5, 6, 8 - n- 14 And!

BY-WAY OF EXHIBITS - ADDENDUM MIS-CONDUCT OF INTERESTS:Re.: THOMAS VS. WALTERS, WARD - CN. 04-08-CV-01778-SBA-:

JUSTIFIABLE AND PERTINENT DELIBERATE MIS-CARRIAGE(S) - OF JUSTICES, PERPETRATED - ON - DEFT. MALICIOUSLY BY D.D.A., THAT SHOULD HE BEEN RAISED AT TRIAL/ON APPEAL

OVERT FACT(S):

To The Honorable Presiding - Associate Justices of the U.S. / Fed. Dist. Ct., N.M. Dist. of Cal. F. Please be further advised that DEFT/ I am an indigent / IN (EXERCISED IN MATE - WLO Adequate access to a log library / log - research - wlo - too many obstacles / stumbling - blocks to be, 2nd - where, near the possibility of adequate access - to the courts, from a Jail / Prison Cell --- minus, your request for DEFT to Forward this Court a signed / verified Statement of (his) Trust Account (For (to verify (his) Indigency Status, before (05-03-08); writ has been already Filed Pending report of same, for scrutiny - your dispassion --- very hope fully (you) allowing (me) to Proceed - in - Forme Penalties - N - Correcting A wronged / UN - Law full, Dispicable atrocious wanton 2nd / deliberate mis - carriage - of Justice - N - Staunchly, VP - holding the Guaranteed Rights - OF (All) - Citizens, be it he a convict or not. It was also, indicated that IF I Failed to Forward the necessary verified copy of my Trust Status, my petition may / would be denied. Therefore, rest assured that I have taken steps to Facilitate matter to that end - N - IF there is no deliberate hinderance, maybe I can get it - to - you before (05-03-08). Otherwise, I too emphatically believe / know that I have much more than ample / Justified reasons for this Court - wlo - any doubts, to readily accept / grant - N - Act very Favorably on My dire assessment OF (All) the wrongs - done - against me --- Purportedly, - in - the name of / for the purposes of some ones pretending to - do - an Amiable job / using its Notoriety to gain an advance - ment, regardless of its Law Enforcements Agency's deliberate mis - treatment of one of the residents. And, clearly noting - as many a times (they) have Surveilled me extra closely - w - Much harassment - N - UNlaw full threats - of - leaving the Co - N - the state, because w / no body wants - you - around - Every where should check to see if there had been any Criminality by / at the places (they) observe me frequenting / going, (they) have yet to find any such crimes there - in / on / by - but, Since I am so Dispicable, because of that too False Conviction OF Rape --- which, now, I hope has been cleared up / Not - with - standing any Moral Turpitude / Act against a Female - N - Small children is considered to be vile - N - too reprehensible - especially, when considered to be done by Force - N - violence(s) --- regardless if it is true or not. Plus, the D.A.'s Office is out - Front known to be, deliberately / wantonly - N - criminally tampering - w - my mailing rights - both in - N - out of Jail / Prison. It might be Feasible / Partly acceptable if I were guilty / committing some forms of mail fraud for the Fed. Authorities to screen it for any detrimental Part / intentions - but, to deliberately deny DEFT (his) guaranteed rights just for Spite / vindictiveness / harassment / pressure because, DEFT won't accept / ask for no deals for to run - his - out of the state, is far too Insanely criminally acceptable. Therefore if the said Communiqué I received - w - a fictitious address - of - Oakland - is any where near correct / Feasible --- Then, I put my trust / hopefully a good scrutinized acceptance / review granting (all) aspects of DEFT. Contentions - of - malicious deprivation - of - Due - Process - of - Law - N - DEFT shall forever Pray that this Court will find more than ample reasons / grounds for A Reversal - with the options of no further Jeopardy of a new trial, in the interests of

(CONT.)

Expected ordered/guaranteed Justice. And, incidently, the D.D.A. who Prosecuted that Misdemeanor trial(s) in (03/03) - who - any, so-called, would-have-been, victim(s)/no reliable eye-witnesses - -- refused to come to court - n- another the said D.D.A. informed the Judge, during jury deliberations that the other, would-be, witness made too many conflicting statements - Plus, he didn't want to testify, but, was deathly afraid of going to jail - on - a minor traffic stop - hence his too readily availability to the Prosecution. And, for what - it's - worth, (he) - Also, blatantly let-it-be known that he was the one who solicited that Co-Psychiatrist to Pretend-to-be/act as Deft's Appeals Counselor in an attempt to try to find-out-about me - n- Stop that Msdmtr. Appeal - because (he/the D.A.) felt that I bested him/he botched the job. It, also, readily appears that (All) the Pub. Def. - n- that/those, would-have-been, dedicated Appeals Counselors only wanted to do was gain your confidence/dissabusions you/one(s) so you would give-up-n- ask/accept some kind-of-a worthless deal(s). And, believe-you/me, I had far too many D.D.A. approaching me trying to Persuade me not to go to Court or Contest the - Said mis-leading/fabricated charges - -- Just like all during the Proceeding of the last Parole/Shen - of a, would-be trial. But, not as bad/completely - as - bad as that last Msdmtr. trial of (All) substituted, purported victims/Pol. Arr. Offs - n- eye-witness, and would believe-it, ever, that the D.A. flatly refuses to allow Deft. to Appeal those/the overt fabricated/delusional convictions. The Appeal Process was, Supposidly begun, (03-20-06) - n- on, (10-10-06), I was too hastily/forcibly remove off of my imprisoned main line status - n- unknowingly house - in - Ag. Sery - n- told that I was being released to the community very soon - but, kept being moved to lock-up to lock-up, there - after certain inmates kept demanding to be housed - w- me - n- for no apparent reason they would start an altercation for just kicks/prove (their) toughness - One even claimed that some new bald-headed Sgt. told him that (he) should Beat the living s - - t out of me/no one liked me. Then (all) those persons from the Co. v. Ent. Agency especially, that one off., who-ever he claimed to be - definately - did not appear - to - be Pol. Off. (Brizan's, appeared wearing (his) gun Scarborough, 25 in/24 trial, came straight to the cell that I was forced to be housed in/pulled cell partner out, took (it/him) down near the shower area, he - n- another, must have given (it/him) a pep-talk, because (he) returned (all) bent out-of-shape, ordering me to vacate (his) cell or else it would happen just like it did with the other friends (pieces of (his) did. That when (all) the knock-down/excruciating drag-out started - n- if for no other reasons than to see if I were breathing/2 blood pressure check/Just a temp. check to be Psycho Eval. - n- 12w Full Med. test or just to get a whiff of late-night cold/snowy air. All the while overtly - n- psychologically harassing/mentally belittling Deft. to - no ends, then - Oh, so, candidly soliciting other inmates to ask Deft. how much was some suit going to cost the County? After about (6) months (they) decided to send Deft. to this maximum Security Inst. for E.O.P. treatments, again, claiming that I would be released very soon. But, after receiving too many of those Atty Gen's request for a UN-Supported continuance - n- the, off-the-wall way that Co. hired/D.A. supervised Counselor kept wanting (me) to believe I lied to (him). No-way, Jose! All (he) had to do was invest. like the court did - w- starl. revelations? (Pg. 2)

CONT.

(W) P. 22

3. ALL the above MIS-USE-OF-POWER/OVERT MIS-CARRIAGES, deliberately,
 4. -OF JUSTICES-IN-VERY FACTUAL REVELATIONS! --- OF WHICH, CAN BE AMICABLY
 5. CHECKED-OUT/Just like the APPELLATE Ct. WAS SUPPOSED TO HAVE CONDUCTED 2
 6. INDEP. INVEST. - W-VERY STARTLING FURTHER FAVORITABLE FACTUAL CLERUPS. AND
 7. SINCE THE D.P.D. FLATLY REFUSED - JUST 25 (ALL) THE, WOULD-BE, APPEALS DID-TO PRO-
 8. DUCE 2 WORKABLE - N-2 ADEQUATE DEFENSE - BECAUSE IT WAS TOO VERY APPARENT THAT
 9. (THEY) HAD THE CO./D.A.'S INTEREST-AT-HEART, ONLY! --- NO GAINS, NO PAINS!
 10. NO WORK FOR THE MASTER - EVEN IN THE REIN, NO-GET-PAID, EVERY THING REMAINS SAME!
 11. AND UNLESS THIS COURT ACCEPTS DEFT'S CONFLICT-OF-INTERESTS CONTENTION, NO-CAN-
 12. RAISE ADDITIONAL MOST PERTINENT GROUNDS, THEREFORE DEFT. BRINGS (THEM) TO COURT'S ATTENTION -
 13. 3). THE FLAT REFUSAL OF CO. D.P.D. TO BRING TO THE CTS/JURY'S ATTENTION - N-APPEALS Ct., THE FACT OF
 14. THE OVERT MIS-ID - N- DISMISSAL THEREFOR - W- THE GROSS ENTRAPMENTAL RE-ARREST - W-
 15. 2 FICTITIOUS NEW Misdmr. Charge, PURELY FABRICATED - WHERE 25, THE, SO-CALLED WITH.
 16. CLAIM THAT (HE) ONLY OBSERVED AN INTRUDER, IN DARKNESS, STANDING 2 WY. FROM FOOT
 17. OF BED WAIVING HAND SKY-WARD FRANTICALLY - N- ONLY ASSUMED THAT (IT) HAD ON
 18. HIS OLD B.B. BLACK - N- WHITE CAP - W/O - 2N INSPECTION, THERE OF - WEARING A -
 19. LIGHT GREEN TOP - N- AFTER DEFT. WAS IN-ADVERTENTLY ARRESTED SOMEWHERE IN
 20. THAT AREA, TRYING LOSE (HIS) TOO EVERY PRESENT TRAIL/THE MAIN REASON, APPARENTLY,
 21. WHY (HE) CONFIRMED (HIS) GIMPSE - IN-DARKNESS ID, WAS BECAUSE THE AN. OFF. WAS DELIBERATELY
 22. BRUTALLY MIS-HANDLING DEFT - N- THE 290 PC. WAS REVEALED - HENCE THE GUESSABLE ATT
 23. EMPTED REPE - HIS - 2N JAIL-CELL RE-AFFIRMATION OF ONE-MAN, IN SHACKLES, SHOW-UP.
 24. 4). THE CHARGES INCLUDED 2 CONVENIENT 220 (P.C.), TO ADD CRETENCE TO THE ONLY OTHER
 25. TOO PETTY/UN-THINKABLE THEFT-OF-2 CHEAP B.B. (2P-W/O - 2NY INDICATION/PROOF THAT
 26. DEFT. HAD/WAS IN POSSESSION OF SAME - ... NOT POSSIBLE (ALL) THE APPL. (S) RESI-
 27. DENTS - N- TELLING POLICE SHOULD ATTEST TO THAT TRUE FACT SINCE I WORE THE SAME
 28. CLOTHES 2 FEW MINUTES PRIOR - N- DEFINATELY HAD ON 2 DARK GREY - N- PINK SWEATER
 29. - W/O-2NY HEAD COVERING OR NOTHING S-ON - MY HANDS PREVENT LEAVING 2NY
 30. FINGERPRINTS - AS THE DET. WANTED TO KEEP FORCIBLY TAKING MORE BECAUSE OTHER NO-MATCH!
 31. AND THE MINUTE (HE) YELLED OUT, THE INTRUDER, SUPPOSITIDLY, QUICKLY FLED - N- AFTER
 32. VERY QUIETLY WAITING TO SEE IF IT WAS SAFE, (HE) SLOWLY APPROACHED BATH-
 33. ROOM, FOUND IT - TO BE - EMPTY (DRESSED IN DARKNESS / CALLED POLICE, INFORMED OF
 34. SOME INTRUDERS PRESENT / LEFT VIA FRONT DOOR / AFTER ALL THE TIME (PSE, HE SAW 2 -
 35. PERSON SPEEDILY RUNNING DOWN STREET INFORMED POL. OF SAME - N- AFTER (THEY)
 36. STARTED SEARCHING, EVERY - WHICH - 2 WY, (THEY) GOT 2N URGENT CALL FOR (THEM) TO
 37. PLEASE REMOVE PARTY FROM OUT-DOORS TOILET, THE OCCUPANT WANTED TO USE IT! ---
 38. NOTING - THE SGT. - IN - CHARGE VERY SERIOUSLY REJECTED (HIS) (HIS) FOLLOW-UP CONF. ID!
 39. C). HERE; IT IS ONLY FAIR TO MENTION THAT THE ABILITY TO SEE CLEARLY, IS CONSIDERED
 40. ACCEPTABLE AS A POSSIBLE/RELIABLE I.D. AT 2 CLOSE-ENOUGH PROXIMITY, DEFINATELY.
 41. NO IN DARKNESS - W- POLICE'S SHOW OF GREAT BRUTALITY - N- UN-AUTHORIZED INFORMING OF
 42. DEFT'S TOO DISPICABLE 290 C.P.C. STATUS/ONE-MAN SHOW-UP IN JAIL CELL, WHERE
 43. DEFT. HAD MAXIMUM SECURITY STATUS, 2WAYS - IN SHACKLES / NOT SUPPOSED TO BE CALLED
 44. - W- 2NY OTHERS UN-LESS SIMILARLY CHAINED! AND DURING THE TRIAL THE JUDGE
 45. WANTONLY / UN-AUTHORIZEDLY, ALLOWED THE D.D.A. TO ENTER 2 PRIOR REPE TO ILLEGALLY
 46. SUPPORT ONLY 2 PRE-FABRICATED / GUESSABLE / TOO SPITEFULLY ASSUMPT 261P 220 P.C. ONLY - ONE!
 47. - NO WAY NEAR ALLOWABLE / THE CHARGES HAS TO BE SAME - NOT JUST 2NY MORAL / TUPPENTUAL -
 48. 4). AND IT WAS REVEALED THAT THE FABRICATED (HIGHERLY) WITH WAS PROVEN FALSE TESTIMONY OF - POLICE / CONVICENCES!
 49. THEREFORE - W- JUST 2 VERY FEW OF THE MIS-CARRIAGES - IN BAD FAITH, DEFT. RELYS-ON - THIS CASE, VERY
 50. KNOWLEDGEABLE SCRUTINY - N- FAIRNESS OF ADJUDICATIONS, FOR THE FAIRNESS OF JUSTICE, TO ALL
 51. (FIN - PG. 31)

APRIL 12, 2008

THOMAS, JAMES EDWARD

4. F-21197/A-Y, 6th Bid./P.S.U./C.N. 120
 5. C. S. P. AT SACRAMENTO/FOLSOM
 6. P. O. B. NO. 290066
 7. Represe, California 2 95670-0066

THE HONORABLE JUST. PECKUM, PRESIDING.
 CLERK: THE - OFFICE OF THE - CLERK
 U.S. DIST. COURT, N.R.N. D. OF CALIF.
 Federal Ct. House Bldg/280 S. First Street
 San Jose, California 95113 - - -

9. Re: THOMAS VS. J. WALKER, WARDEN, (2008), U.S. DIST. COURT, N.R.N. D. CALIF. C/N-04:08-178-CV. -SBA-

11. Dear Sir(s)/Madame(s):

12. Please be advised that I have just received (your) most welcomed Communique(s).
 13. (2) each, on/about, (04-10-08), and I am, some-what, relieved to learn that (you/your)
 14. (Court/Dept.) is/are contemplating on, possibly, accepting/setting same for a neces-
 15. sary hearing - w- prompt disposition there-to, pending receipt - of - (your) Reg'd.
 16. Proof via Certified/Staff Verified Inst. Inm. Trust Account to show (your) Indig-
 17. ency Status so that we can/will allow (you) to proceed in forma pauperis Affid-
 18. avit as to (all) Ct. incurred costs, in accordance to - your writ - of - certifi-
 19. cation - w- furtherance of Defts Pending Appeal, Porpothilly, in some Sixth
 20. Dist. Ct. Appellate Court, 333 W. 52nd St., S.F., C. of which, the stated location, I
 21. very seriously doubt, same - because, I am in/about that very grassy/Rd Area (C),
 22. also, very frequently - w- I have yet, to see/hear of such a Court/or Filitious
 23. Suite No. Where as, Deft. is/was acutely dis-satisfied - w- the lower, seemingly,
 24. Phantom Cal. Appellate - w- both, would-be, misrepresenting counselors; The D.P.D.
 25. at/for the trial - w- that out-of-county solicitation of, some would-be, counselor
 26. of Alameda, Cal., who by (his) non-action(s) seems only wants to follow thru
 27. with the Co. D.A. ploy of only trying to make Deft. Appeal too mentally un-bal-
 28. anced/gravely psychologically un-fit or completely, out-of-it? Because, each-
 29. w- every times that Deft. is taken - to - Co. jail, the Deft's - N. D.A. conspires to
 30. force (him) into a psych-ward - w- mucho needles/psych medication(s) way pass-
 31. the allowable limit(s) - - - in hopes that Deft. would be prohibited from part-take
 32. ing/with (his) case/cause - - - Usually, a weirdo type pure fabrication any thing(s)
 33. just for continued harassment purposes - such as; purposely tampering/illeg-
 34. ally seizing/confiscating (all) Deft's mail, too overtly/falsely returning same. It
 35. appears/so (he/they) stated that (they) are, very desperately trying to - get/charge (me)
 36. - w- some, very imaginary intimidation of witnesses! And, it goes - w/o - questions
 37. that the D.P.D. had only the County's interest - at - heart/in mind for - when any
 38. so-called, dedicated counselor over-steps the legal fairness due-to-a client - w- in
 39. (his) closing arguments, willfully tells a/the jurors that: It is a fact that the
 40. Deft. was the party in that burglarized Apt. - w/o - any doubts - But, only - for the
 41. purposes of peeping - - - Indicating, that (he) only stole the base-ball-cap to facilitate
 42. (his) get away? Now, here is a, wannabe, law abiding Co. Resident sworn-to-up-
 43. hold the law, as prescribed/defined by the Court - w- D.A.'s Man! Houdini never
 44. had it so bad! That, magically, inclined Co. Tax-payers/D.A. supporter will, most
 45. definitely, acquit Deft. - w- specifically, wish (him) well, in H - - - w/o - bail - w- a tail!
 46. Especially, since the Pros. made a point in arguing that Deft. was/is a very
 47. chronic petty thief - who only steals very small/insignificant things - for - a - cheap -
 48. thrill - w- too strongly claimed that Deft's cheap w. watch was stolen - But, (he/
 49. they) couldn't figure - where - from, since - no - burglaries/theft occurred in the
 50. sd area(s) Deft. frequented. That, in-itself, is considered mis-conduct def., in - bad-faith?
 51. Absolutely, no un-supported crim. activity, can be brought before any jury - w/o - proof - un-
 52. less it's a Grand Jury? And Deft. has more than ample good cause/ground(s) to support a
 53. conflict-of-interest-of-counselor(s) - especially, the D.P.D. who, literally begged Deft.
 54. to be allowed to represent same, under the very pseudo-pretences of a - sure - win!
 55. of which, was just a farce/sham - of - a - ploy, in that (he) flatly refused to bring to the -
 56. (Side - w- 1) -

P.S. / Sidon.2

2. Thomas, James, Edward
 3. F-21197/A'y, 601d./P.S.U./C.N. 120
 4. CSP At Sacramento/Folsom
 5. Clo.: P.D. B. No. 290066
 6. Repres2, California 95670-0066

The Honorable Justice Peckum, Presiding
 Clo.: The Office of The Clerk
 U.S. Dist. Court, Northern Dist. Of California
 Federal Building/280 South First Street
 San Jose, California 95670-0066

7. Re.: THOMAS VS. J. WALKER, WARDEN, U.S. DIST. COURT, NORTHERN D. OF CAL. %N. 04:08-1778-CV-SBA

8. Dear Sir(s)/Madame(s); Please be advised that I have just received your most welcomed
 9. Communiqués (2) on/about, (04-10-08), and I was, some-what, relieved to learn that (you)
 10. was/are contemplating on accepting - N-Setting (my), too hastily prepared Petition(s) for
 11. Furtherance of my pending Appeal via the method of the great writ of Habeas Corpus, as is
 12. specifically required by this great Court - but, are waiting a very necessary document(s)
 13. to verify Deft's Financial Status. Plus, have accepted/Filed same under the above doc
 14. Net No. (s) - N- holding (it) in obedience pending (your) decision of whether or not to al-
 15. low Deft. to proceed in forma pauperis - w- Ct. App'd. Counselor, much more competent
 16. than either the trial Dep. Pub. Def. or that Co. App'd. would have been Appeals Att'y. Es-
 17. pecially, both only had the County interests in mind, definitely, w/o any fairness to
 18. for Deft. - - - like; "I work to get payed / I expect to be payed for the work I
 19. do - N- one never bites the hand that feeds - him/her" - Similarly Quoted to
 20. Deft. by a very determinately solicited Co. Psychologist of - 2, make-believe Appeals Att'y.
 21. (1998-2003). (Your/the) leg. letter informed Deft. that (he) had to forward the/this Court a
 22. Certified/Verified Copy of his Inn. Trust Account Form/Print-out, in order for the
 23. Court to verify Deft's status of indigency and/or to show that Deft has no readily avail-
 24. able funds/valuables - Plus, a my great massed savings, on-the outside(s). The said form
 25. was included - w- my, the original Petition requesting the Certification of Deft's cause to this
 26. Court for any/all - or no considerations - N- to justify granting of a very necessary hear-
 27. ing - w- possible, a Redress of wrong(s) - N- to settle - 2N- important question(s) - of law, too
 28. deliberately/severely violated, covertly, my/Deft's Const. Rights - e.g. 1st/4/6/8 - N- 14 AMs.
 29. which are guaranteed as an absolute right to (all) citizens. - - - Be-It/He/She may, a convict or
 30. not. Also, this tribunal/Court should be fully aware that it is, virtually, near futile/2N
 31. UN-necessary hardship to try - N- do any type of legal work from a jail/prison cell -
 32. far too much psychological pressure, to definitely, many stumbling-blocks - N- trickery of too
 33. very spiteful/vindictively deranged individuals and/or crim. insane wayward pests. In
 34. some/most cases such UN-necessary ill-treatment is caused by the said Co. D.A.'s/Deft(s). The
 35. additional Inn. Trusts requested form - Plus, some very pertinent usefull info. via
 36. A supplemental Petition of a more certified nature - because, both the Co App'd. Counselors
 37. intentionally omitted the most revealing contradictory, pertinent points/pseudo fabricated
 38. Franchise(s) of a too clear farce - N- sham - of a trial/appeal maliciously/feverently. The said
 39. intentionally omitted revelations are more than adequate to warrant/support a reversal,
 40. to the too many fraudulent accusations/and very fictitious convictions, many - 2-times.
 41. Even the mere ground of overtly misrepresentative - w- clear conflict of interest of the
 42. trial - N- would be, Appeals Counselor(s) is much more than adequate grounds to justify reversal.
 43. That's if there was an Appeals Att'y./Appeal; Not-with-standing, Deft. has yet to see/learn of any
 44. Cal. 6th Dist. Appis. Ct. in San Jose, 24/next the S.J. Arone/Nor any Court I know uses a Suite No. (s)
 45. since I am/was, too frequently - in/out/around the said 2nd, almost, daily. - - - Either, like Rome,
 46. it was laboriously built-over-night. Plus, the overt fact(s) that my mail/communiqués
 47. are severely hampered - w- /confiscated - N- much overtly falsified - especially, the legal, by the
 48. D.A.'s Office/Law Agency - N- very unservicable indiv. For I never can ever believe that
 49. this Dist. Ct. has an 04:08-1778 Add. of 3100 Clay St. either? I have even been warned of such
 50. 2 devious nearby persons intentions of swatting my Co. Post Off. info - of 5 me. Thus far my attempts to
 51. secure/forward the 95th add. info, to date proved futile - but, today I was informed same will be pro- today
 52. Therefore, my included Exhibits alone should overtly convince this Ct. of my dire mis- (2008-07-17)

Where 25, (my) (Deft's) U.S. Const. Rights were, too overtly violated, which requires a speedy Redress of wrong(s).

Respectfully Submitted For (your) scrutiny - N- prompt Dispositions (s)
 James Edward Thomas
 In Pro. Per. Awaiting 24, App. Comp. Counselor

MEMORANDUM

- Available Scraps - Paper / Perusal -

Date: March 19, 2008

To: ALL A-FACILITY CUSTODY STAFF AND GENERAL POPULATION INMATES

From: California State Prison-Sacramento - Represa, CA 95671

Subject: ACCESS OF INMATE ADVISORY COMMITTEE (IAC) CHAIRMAN TO THE ENHANCED OUTPATIENT PROGRAM (EOP) GENERAL POPULATION (GP)

This memorandum supercedes the previous memorandum concerning this subject matter dated October 5, 2007. Effective immediately, inmate FLEMING (H-14002), the A Facility IAC Chairman, will be allowed access to the EOP GP inmates during the EOP GP yard period. FLEMING will be released on a daily basis to conduct IAC business with the EOP GP inmates from 0800-0900 hours, including weekends and holidays. FLEMING will be conducting his IAC business, which consists of communicating with the EOP GP inmates through the A Facility Pedestrian Sally Port fence/gate area. At no time will FLEMING be permitted to conduct IAC business with the EOP GP inmates directly on the Main Exercise Yard and/or in the EOP GP Housing Units. FLEMING cannot receive and/or hand out any items through the sally port fence while conducting IAC business without the inspection and approval of the on-duty Sally Port Gate Officer and/or custody supervisor. The main purpose of the IAC Chairman during this time period is to be available to communicate with the EOP GP inmates about IAC issues.

No more than two EOP GP inmates at a time will be permitted to speak with the IAC Chairman so as not to create undue congestion or obstruction of movement through the sally port. The Sally Port Gate Officer will be responsible to monitor and enforce this policy. During times of emergencies and/or situations where the pedestrian sally port is inundated with a large amount of traffic or activity during the above-mentioned scheduled IAC business hours, the IAC business will be terminated and the IAC Chairman will be instructed to return to their cell immediately. Inmate FLEMING has been apprised of this policy.

All custody staff, and especially the Pedestrian Sally Port Gate Officer, are expected to adhere to this policy. The cooperation and support of all custody staff is necessary to ensure that effective communication exists between the IAC Chairman and the EOP GP inmates. Please direct any issues and/or concerns to the on-duty facility lieutenant.

A. Pereira

A. PEREIRA

Correctional Lieutenant

A Facility EOP/CTC

Approved / Disapproved

S. Vance
S. VANCE

Facility Captain

A Facility PSU/EOP

APR 10 2008
 DOC - C.T.N - (U-04:08-1778-SBA/PR)

IN Re: THOMAS, J. vs. J. Walker, Warden, CSPAT SAC (Fol., Represented)

ORIG - PROOF OF SERVICE BY PERSON IN STATE CUSTODY

All previous attempts to attempt delivery of this letter (Respectfully, Informationally) - The letter of Petition was 0.000 (0.000-0.000) after -
 - was undeliverably Delivered and/or destroyed, possibly, for good / Addressment / Dis-
 - couragement

I the undersigned, hereby declare that I am over the age of eighteen (18), and that I am incarcerated at High Desert State Prison in Susanville, California, that ☒ I am

☐ am not a party to this action, and that on the _____ day of _____, 2008, I served a true and complete copy

of the following: Supplement 5 - To The Pending Cert of App. Habeas Corpus - The (An copy of this Supplement with this)
 (All) Petitions Fed. Cir. Demand / Res. for verification / Certification
 (Long since over / OF IMM 2 for Prison Trust - Account Records / Indigently)
 (Due - too late fully Status - First Refused by Prison OFFICER (S - 2nd / or)
 (obtainable with the (Their only Petition - Allowed for another necessary)
 (Over, too apparent Photo - Copy - An. Absolutely NO. Not. Service - 2102 - 2102)
 (Reflection of M21)

by handing it to institutional staff with First Class Postage prepaid in full for mailing to the following address(s):

(Orig. Copy N. Filed over Pending Habeas - Certification of App. Corpus)
 (N. Rest. ordered ver. for direct To: The Fed. U.S. Dist. Ct., Wm. St. of Calif.)
 (Copy To: 280 S. First St / San Jose, Calif. - 95117)
 (Copy to: J. Walker, Warden of CSP (SAC - Fol.)
 (Copy : " None Allowed by the Calif. App. Court, 435 G. Ave. S.C.)
 (Lower Petition Copy To: Superior Ct, 100736, Woodman St. S. Jose.)
 (Copy: / Sent)

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED ON _____ - CSP. At SACRAM. / Folsom, in Susanville, California.

Thomas, James Edward
 (Print Name)

(Signature)

(01-10-08)

THE HONORABLE PRESIDING JUSTICE W. PECKUM OF THE U.S. DIST. COURT,
FOR THE N.W. DIST. OF CALIF / OFFICE OF THE CLERK U.S.
FED. BLD. - AT 280 So. FIRST STREET, SAN JOSE, CALIF. - - 95113 - - - -

DENIED/NO SUCH VERIFICATION/CERTIFICATION POSSIBLE

(ORIG.) FED. CT. CASE NO CV-08-01778-S.B.A. - [PR]

DOCK. NO. 9 / FILE MAY 30, 2008 WIEKING, R.W., CL.

A COURT RESTO.-N- ORDERED INM. FINAM. TRST. ACCT. COPY THERE-OF

Re: THOMAS, J.E. VS. WALKER, J.-WARDEN, C.S.P. AT SAC. / FDL., REPRESA, CAL. 95670-

IN REFERENCES TO THE ON-GOING APPEAL OF SUP. CT-CIN. CC-583911 SA, CL. (02)

IS CRT. RESTO-ADDITIONAL TO ORIG. PETITION-VERIFIED TRACE

Dear Sir (S) / Madame (S) - Please be advised that in Receipt / Compliance (S)
With (your) Order / Request (S), via Reg 21 Mail on / Prior to (April 09, 08)
OF an additional (INM. status OF Financial verification and to be
Certified -N- returned back to -this U.S. Fed. Dist. Court WITH-IN (30) days
Or, possibly, lose / Forfeit Petitioners right to / FOR an acceptable Indignant
status Allowable Forma Pauperis Filing For A Fed CT Habeas Corpus
Writ under 28 USC, Sect. No. 2254 For / By Leave OF J.F.P. OF PRISONERS
Application OF U.S. Titled 28, Sect. No. 1915 (a) - - To be exempt From being
Prior required to Pay the Five (5) dollar Filing Fee and/or Costs / Fee (S) arising
There-after, IN (his) attempt (S) to File a Justifiable -N- Supportive Viol-
ation (S) OF (his) guaranteed Const. Rights, due to a deliberate / atrocious
Mis-carrying - OF - Justice / Est. Laws (S), OF which, the said Facts / Contra-
dictory Supportive Views -W- relevant Factual Evid. or, Absolutely, NO Indications
OF any Criminal Mis-behavior, any-shape or Form (S) attributed to the action (S)
Supportive to this Deft. as to being the Alleged / Purported Perpetrator (S)
OF / to any Police Assumptive, law violations as was either allegedly Committed
or possibly assumed, due to -the Circumstances / evid. or as alleged on the
Night of - (02-29-05 - 03-05-05) or there-about, as was Fraudulently charged
against Deft., while (He) was / had been under very vindictive -N- malicious

1. Pol./Deft. Close Surveillance High-N-Day(s) - w/o set-up or any clear
 2. indications of any prior proof-of-known criminal mis-behavior, other-
 3. than (his) constant excursions (all) over - w/o being req'd to explain (his)
 4. presence(s) for, possibly frequenting, some-what, too high crime(s) area(s)..
 5. Still, with the Police in Close Pursuit / Un-necessarily Tailg -- If (can
 6. justify) -- especially, at this early stage (s), that the Co. Pol. Forces
 7. has been keeping Defts. movements under tight scrutiny for a number of
 8. years, and (all) they seem to come-up with is Defts. presence(s) in a-
 9. region / neighborhood of other than suits (they) likes of all types of
 10. diversified mixed Amer. People of better standing than any sociable setting (s)
 11. -- with the established fact(s) that the - biased or no -- so-called, pillars-of-
 12. same feel in - adequately mis-informed to Defts. presence(s), alone where
 13. there - is / was - absolutely no - criminal activity - but, as suspicious has it
 14. some other area(s), may have reported such violated criminal mis-behavior, seemingly
 15. with a very different witness description(s) to some (2nd or 3rd) for very un-
 16. like the Deft(s) -- As was too contradictorily - n - prove a - mis-Id. Situation
 17. as each, so acceptably indicates -- But due to the extreme dislikes / mis-trusts of
 18. Deft. by the said law enforcement Agency(s) - n - Deft(s) flat refusal to wrongly /
 19. coercely admit to any Police Brutal Forced Tactics of blaming the first
 20. available / easy convictable spiteful scape-goat, with only Police assumed mis-
 21. behavior(s) un-supportive by any - n - most times only pure pre-fabricated
 22. Pol. Assumptive Connections - next-to-no, overt via covert means to falsely
 23. jail - n - imprison Deft. - some-times, for investigations, only -- but, much too
 24. late (they) learn-of - (they) deliberate mis-carryage of any/all established
 25. law / try-to-cover same-up by isolating - n - holding Deft. incommunicado so,
 26. that, absolutely, no-one(s) will (can find-out - especially, the vehement ways
 27. (they) manufacture false Evid. / Situational Pseudo Connections - w/o any clear
 28. Foundations / adequate reasons -- Situation - in - Contrast - To, sometime 1st or near the
 29. Deliberate Frame-ups) - Deft., as usual, under Heavy Surveil - n - Pol., with no-report of
 30. any crim. activity, stops / search Deft. Don't like funds - on - Person / Threatens - To - leave - (ofst-
 31. P. Q. 2)

1. Or/2nd Face- Much Future Pol. Persecution of 2 men because, of (their)
 2. extreme dis-like of / deliberate mis-trusts - w- too vindictive / spiteful
 3. biased supreme attitudes with, absolutely, nothing to back-up (their)
 4. un-founded (non-criminal mis-conduct, absolutely, no supportive evid.
 5. or real thing very alleged -- No-property / No-Bodily Contact(s), what-so-
 6. ever -- yet, Deft. via the Pol. / D.A.S. standards, has-to-be-guilty of some-
 7. thing(s) - But, what -- We honestly, don't know -- But, our on-going invest.
 8. should turn-up some kind-of sly / covertness, since we have checked
 9. (all)-the-areas that Deft. has frequented -- Absolutely, no victims of theft/
 10. murder / maiming -- or for the too necessarily purpose-to-factually allege /
 11. legally-or-criminally other-wise justify, even-w-only 2 mere possible un-reasonable
 12. pure assumption-of - a rape or (any/all) induce sexual allegation -- which, by
 13. law / definitely, requires -- first-n-foremost that -- any, so-called, intended /
 14. alleged / or suspiciously purported victim(s) be either attacked physically or
 15. too clearly - menacingly verbally spoken-as-to (his/her) purpose
 16. - a clear / convincing - w- supporting factors for any motiveless factors
 17. --- And either-w-(w/o) fairness - no ones, however dissociated (or close
 18. proximity-or-not, should be falsely charges with / framed of a sexual of-
 19. fence -- merely, because -- only - a shadow, was seen, some-where near the
 20. foot-on-2 occupied x 01 bed - Not-touching / verbalizing or threatening
 21. no-ones, in any manner -- Especially, too visually - in darkness, dissimilarly
 22. dressed - only observed-to-be-frantically waving its-hands / arms sky-wards
 23. or with both hands / arms across (his) face / eyes so-that it could not see any-
 24. ones / things next to a window -- when (he & f) was seen, in contr., some-
 25. where else (or illegally arrested, for that matter - in the O.A. dismisses said
 26. pseudo allegations for (their) claims - mis / too contr. 10 - w- un-clear motive as to
 27. Pol.s Assumption / Pure Fabricated - w- much a vehement ill-tactics of frame-for
 28. invt. n, only - But, no-allow any appealing for coll. covert criminal / activities - alike;
 29. deliberate conflict (or) of-interests of Dep. Pub. Deft. - w- loss of 2 y only in mind, and
 30.

His, Too Blatant / Ill- Deliberate Mis-Handling / Too Non Clientle Regard For Any,
 absolutely, NO INTENTS OF PROPER REPRESENTATIONS- ON HIS PART-- BUT, deliberately
 REFUSED TO PUT-UP ANY TYPE OF- Adequate Defense FOR DEFT. AS TO THE CORRECT
 REVELANCY- LESS ANY PROOF-- AND, definitely ONLY 2 REFERENCE-- IN TOO ILLEGAL
 entrance OF A PRIOR UN-RELATED, WOULD-HAVE-SEEN, COMPLETED RAPP-- W/O-ANY
 EVID- OF PENETRATIONS OR ACCEPTABLE ID -- TO ACT-AS, ONLY- POSSIBLE PROOF OF
 SOME PRIOR RECOGNIZABLE FRAMES- (CARRIERS- ON- JUSTICES -- IN FLITELY OBTAINED ANY CHANCES)
 OF APPELLING SAID FABRICATED CHARGES/CONVICTION, TO SAVE THE COUNTY'S (D.A.'S
 INTEGRITY/IMAGE fill-prestige. AND, here - W/O-ANY STUPIDITY, REASONING OF ANY
 MINDS-- IT'S, PURELY, TOO INHUMANE/DELIBERATELY IN CONTRA- TO- ANY LAWS--
 FINGER-PRINT- TYPE- COURTS-OR NOT-- PURELY PRE POSTERIOUS TO CHARGE- A- PSEUDLY
 CONVICT- ANY-ONE(S) FOR ANY SUCH SEXUAL OFFENSE(S), UNLESS- ONE(S) IS/ARE SURE OF
 THE INTENT(S)/CLEAR, CONVICING MOTIVE(S) --- CAL. PEN- CODE, ABSOLUTELY
 DIS- AVOWS, ANY ILL- (CHARGES OF SEXUAL INTENT- WITH- OUT ANY PHYSICAL
 CONTACT(S) OR AT LEAST, VERBALLY STATED WITH WITH THE PROPER MEANING 40
 CARRY- SUCH- VERBALIZING OUT- TO- FRUSTRATION -- [MEANS- TO- A COMPLETED- END- GRATIFICATION]
 AND, EVER- SO- SLICK/SLY TO RESORT- TO- A FALSE CHARGE/CONV. OF EVERY/TOO DISSEMBLED A
 PRIOR TO TO COVERTLY ENSURE A 2 POSSIBLE MOTIVE, WHERE AS THE D.P.O. REMAINS
 AS STRONG- TO- DEFT. REGARDING (HIS) WELL- MEANING CONTROL/ABILITY TO WIN SAID
 CASE-- BUT, FLITELY REFUSED TO PUT-UP ANY DEFENSE-- EVEN FLITELY REFUSED TO CLARIFY
 BRING- TO- COURT/JURY'S ATTENTION THE- PRIOR DISMISSED- CHARGES FOR MURDER, PLUS,
 THE FACT, THEY NO- BODILY CONTACT/NO- ONE'S IN- LIGHT GREEN PRESS WAS ARRESTED/NO- POSSESSION
 OF ANY, TOO BOASTY CHEER BASE- BALL- CAP WAS ON- HAND IN DEFT. POSSESSION / FLY TOO MANY
 PEOPLE SAW/OBSERVED DEFT. WEARING PINK- N- GREY OFFICE (RATHER THAN ANY WHERE
 GREEN OR BLUE / definitely FOREIGN FINGER-PRINTS WERE LIFTED - NO- MATCH DEFT- OF ANY
 KNOWN FREQUENTER / A NON- PROXY ID OF CORRECT SUSPECT, UNDER PURE FORCED POL.
 BRUTALITY TOO ADVANCED VISIBLY -- IN- PRIOR CRIM. USAGE TO FAVORITE OTHER THAN EVID. SHOWS.
 IN ADDITION- TO- ABOVE; THE CO. POL. WERE TOO CLOSELY TAILING VISIBLY / TOO MEMORABLE
 BOTH PSEUDO ARRESTS/CONV. WERE ILL- SUPPORTIVE - W/O- EVID / JUSTIFICATIONS, OTHER THAN A- OVER- WTS.
 BECAUSE, THE D.P.A., FLITELY STATED THAT THERE WAS NO PROOF- OF- THEIR- ONLY SUSP. THRU- ENTIRE PERMANENT!
 AND, HERE- ATTACHED TO SAID COURT RECD ORDER FOR VERIFICATION-- OF WHICH PRIOR OFF- FLITELY REFUSES-

JULY 14 2008
 VERY RESPECTFULLY RE- SUBMITTED- W/O- PROPER / NON- POSSIBLE COMPLIANCE- W- COURT ORDER / JAMES E. THOMAS

PETIT-N-NR/ ORIG. SUPPL CT. RQST.

THOMAS, JAMES EDWARD
F-21197/A-Y, 601d. / EOP / CM. 228
CSP AT SACRAMENTO / FOLSOM
POB No. 290066
REPRESA, CALIFORNIA 95620-0066
FED. US. DIST. CT, NRN. DIST - OF - CAL, ST. C.

EXHIBIT COVER PAGE

EXHIBIT

Description of this exhibit:

COPIES OF CLARIFYING LEG. Letters - To - US. CT.

ADDENDUM - TO - ORIG. PETITION

VIZ - W24 OF CLARIFYING - REMARKS
TO REASON - W - CT, RQSTO. NON - COM-
PLAINEE TO - ORDER - OF (05-30-09)
PRISON OFFICIAL ELAT REFUSALS

Number of pages to this exhibit: (6) pages

JURISDICTION: (Check One Only)

- ☐ MUNICIPAL COURT
- ☐ SUPERIOR COURT
- ☐ APPELLATE COURT
- ☐ STATE SUPREME COURT
- ☒ UNITED STATES DISTRICT COURT NRN. DIST - CAL
- ☐ STATE CIRCUIT COURT
- ☐ UNITES STATES SUPREME COURT
- ☐ GRAND JURY

May 22, 2008

OFFICE - OF THE - CLERK

Thomas, James Edward

U.S. Dist. Court, N.Y. Dist. Ct.

F-21197 / A-1, 6th Bid / PSU / C-228

Federal Court House Building At

C.S.P. At Sacramento / Folsom

280 So. First Street

C/O: P.O.B. NO. 2900661

San Jose, California 95113-1111

560 Natoma Street

Indigent - W/O - Funds on INTRUST ACT

Repress, California - 95670-0066

Re: THOMAS J. VS. WALKER, J. WARDEN, CSP, SAC / U.S. DIST. N.Y. DIST. CT. / CV-08-01778-SBA

Dear Sir(s)/Madame(s)

I, the DEFT., in the above alleged case - as numbered, would like to bring / direct (your) attentions to the next-to-nil / futile-ability of DEFT. attempting to process / or file any such legal documents in this or any court(s), to date - let alone, (your) twice stated order directing prior payments of (your) court filing fee x(2) - SPECIFICALLY, A VERIFIED / CERTIFIED COPY OF DEFT'S INMATE TRUST ACCOUNT STATEMENT / Monetary status before fully accepting DEFT'S prior petition(s) for certification of / A.I.S., supposedly, pending - N - TOO MUCH CAL. (6th) DIST. APPELLATE COURT OF APPEALS, of which has been delayed, supposedly, for over three (3) years - And according to some Davis D. Martin Esq. (ATTY OF - 622 Laguna Street, Alameda, Ca - 94602, I, also, keep getting strange, supposedly / purportedly leg-in-mature, stating that the said APPELLATE SIXTH DIST. CT. OF APPEALS, 333 W. 52nd Street, Ste 1060, San Jose, Cal. 95113 - is still un-decided - but, has reached a tentative granting - of a show-cause order in mid. Feb - but, the CAL. ATT. GEN. was, as usual, purposefully delays same with all types / kinds - of un-natural ex-cuses / plays, to his / dis-advantage - The, so-called, Atty. / Counselor Martin could do nothing until that court decided to allow the Atty. General to exhaust his / efforts of such stated tactics - But to date, another log / letter came pseudo stating that (he) would see me back - in Superior Court, very soon, for the said / stated show-cause order - pending for over two months - But, AS I have repeatedly tried to communicate / inform the / this court - DEFT / I am having many un-surmountable / un-necessary problems - to the - hit - n - Round - n - Round it / she goes - After about six requests (1) types - n - even took the notary requests directly - to the Unit Lt - n - Sgt.'s Office - n - gave, at least, (3) three such form-requests - for notary public services of a - Supplemental Habeas Corpus Petition - w - An Inmate Trust Act, verified Form / status - n - on (05-31-08) I directed An Inmate Reg. via trust / CDE / 602 Inmate Appis Form - Still, absolutely no notary serv.s provided - will keep trying (you) in Formed Then n YOU!

Very Respectfully Yours,

[Firm ONE - OF - ONE P.]

- James Edward Thomas

23 Pgs Total
3 Pgs. Total
For Photo-Copying ASAP
Court, Fed. U.S. Pressing for (60)
Days - Un-necessary P.H.S. Off.
Flat Refusal To Cr. Payment
There/Here-in/By
For Ver/Cert. of
(08-30-08)

James Edward Thomas F-21197
California State Prison - Sacramento/Folsom
P.O. Box 290066
Reprea, CA 95670-0066

CV08-01778 SBA

- ORIG. PETITION, ALREADY FILED -
JUST ANALYSTS (SUPPLEMENTAL REQUEST)
SEE CT. RECORDS
FED. COURT, U.S. DIST. FOR N.B.N.D. OF CAL
SAN JOSE, CALIFORNIA
ADDENDUM TO ORIG. PETIT - W- STAND. BY- SUPPL. NTH.
AWAITING THAT COURT'S CONFIRMATION OF REC.
A C.T. REQ'D. VERI/CERT. OF INM
PRISON TRST. ACCT. STATUS
NON-PRISON/FLAT REFUSAL
NOT-HUMANLY POSSIBLE

COVER-PAGE OF/FARM FED US ACTS
ORD/DEMAND FOR CERT/VOL.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

- APPEAL OF SBA -
Availability for Trial Case No: (V-08-1778-SBA) (07)

JAMES EDWARD THOMAS, Jr. }
Petitioner, }
v. } **PROOF OF SERVICE**
J. WALKER, WARDEN, CALIFORNIA }
Respondent }

I the undersigned, here by certify that I am over the age of eighteen years, and I (am) (am not) a party to the above entitled action.

On July 10, 2008, I served a copy of:
(2) U.S. District Court, Northern District of California, Case No. 2:08-cv-01778-SBA, Plaintiff: James Edward Thomas, Jr., Defendant: J. Walker, Warden, California.

By placing said copy in a postage paid envelope addressed to the person hereinafter listed, by depositing said envelope in the United States mail:

1. FED. US DIST. CT, FOR NORTHERN DISTRICT OF CALIF. 2. (2) Two Copies to DEPT. (CSP,
ORIG FED CT-HOUSE 80, 280 So. 5th St (CSP
ONLY Orig. Copy - /DEF. OF THE U.S.
OFFICE OF THE CLERK

I declare under the penalty of perjury that the foregoing is true and correct. To the best of my knowledge and belief,

- (July 10, 2008) -
Page 27 (Signature) _____
/07-14-08 Declarant

(N)

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

THOMAS, JAMES EDWARD
Petitioner,

v.

WALKER, --- WARDEN OF M CSP SAC/FOM.
Respondent

Case No: 04:08-CV-1778-SBA
U.S.D.F. N.Y. D. OF CAL. S.F.C.

PROOF OF SERVICE

I the undersigned, here by certify that I am over the age of eighteen years, and I (am) (~~am not~~) a party to the above entitled action.

On April 14, 2008, I served a copy of:

My Petition For Continues Appeal of My too Fraudulent/Atrocious Convictions.

Plus/2nd Parts Specifically requested by This Court to Facilitate Acceptance/Guarantee review!

By placing said copy in a postage paid envelope addressed to the person hereinafter listed, by depositing said envelope in the United States mail:

1. Orig. + (1) Copy To:

Office - of - The - Clerk
To The Honorable Presiding Justice
U.S. Fed. Dist. Court, For The N.W. Dist
of Cal.
290 So. First St./520 TOS, (2008-9543)

2. 1 Copy - Cal State Atty. Gen. 94102
455 Golden Gate Ave S.F. Cal

(1) - 1 Copy To Judge Ay. Bryman, Pres.
S.C. Superior Ct. Dept. # 36
190 W. Hedding St./5 J. Cal. 95110

(1) Copy To Self (old copy)

(1) - copy + copy to Dept.

I declare under the penalty of perjury that the foregoing is true and correct.

NO COPIES ALLOWED BY Reg. 6.6(b)(1)
- A.J. - 010011

POB N. 350000
Represent. Calif 95670-0000

On July 14 2008 PSA7 SAC/NA

P. 26

(Signature)

Declarant
James Edward Thomas